FIRST BANCORP /PR/ Form 10-Q August 09, 2016

UNITED STATES

SECURITIES AND EXCHANGE COMMISSION
Washington, DC 20549
FORM 10-Q
(Mark One)
[X] QUARTERLY REPORT PURSUANT TO SECTION 13 OR 15(D) OF THE SECURITIES EXCHANGE ACT OF 1934
For the quarterly period ended June 30, 2016
[] TRANSITION REPORT PURSUANT TO SECTION 13 OR 15(D) OF THE SECURITIES EXCHANGE ACT OF 1934
For the transition period from to
COMMISSION FILE NUMBER 001-14793

First BanCorp.

(EXACT NAME OF REGISTRANT AS SPECIFIED IN ITS CHARTER)

Puerto Rico (State on other invisidiation of	66-0561882
(State or other jurisdiction of	(I.R.S. employer
incorporation or organization)	identification number)
1519 Ponce de León Avenue, Stop 23	00908
Santurce, Puerto Rico	(Zip Code)
(Address of principal executive offices)	
(787) 729-8200 (Registrant's telephone number, inclu Not applicable	uding area code)
(Former name, former address and former fiscal year	ar, if changed since last report)
Indicate by check mark whether the registrant (1) has filed all reports a Securities Exchange Act of 1934 during the preceding 12 months (or frequired to file such reports), and (2) has been subject to such filing re	for such shorter period that the registrant was
Yesb No "	
Toop The	
Indicate by check mark whether the registrant has submitted electronic any, every Interactive Data File required to be submitted and posted pro (§232.405 of this chapter) during the preceding 12 months (or for such to submit and post such files).	ursuant to Rule 405 of Regulation S-T
Yesþ No "	
Indicate by check mark whether the registrant is a large accelerated fil or a smaller reporting company. See the definitions of "large accelera company" in Rule 12b-2 of the Exchange Act.	
Large accelerated filer "	Accelerated filer

Non-accelerated filer " (Do not check if a smaller reporting company) Smaller reporting company

Indicate by check mark whether the registrant is a shell company (as defined in Rule 12b-2 of the Exchange Act).

Yes" No þ

Indicate the number of shares outstanding of each of the issuer's classes of common stock, as of the latest practicable date.

Common stock: 217,177,665 shares outstanding as of July 29, 2016.

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SIGNATURES

Forward Looking Statements

This Form 10-Q contains forward-looking statements within the meaning of Section 27A of the Securities Act of 1933, as amended (the "Securities Act"), and Section 21E of the Securities Exchange Act of 1934, as amended (the "Exchange Act"), which are subject to the safe harbors created by such sections. When used in this Form 10-Q or future filings by First BanCorp. (the "Corporation") with the U.S. Securities and Exchange Commission ("SEC"), in the Corporation's press releases or in other public or stockholder communications, or in oral statements made with the approval of an authorized executive officer, the words or phrases "would," "will allow," "intends," "will likely result," "expect to," "should," "anticipate," "look forward," "believes," and other terms of similar meaning or import in connection with any discussion of future operating, financial or other performance are meant to identify "forward-looking statements."

FirstBanCorp. wishes to caution readers not to place undue reliance on any such "forward-looking statements," which speak only as of the date made, and to advise readers that these forward-looking statements are not guarantees of future performance and involve certain risks, uncertainties, estimates and assumptions by us that are difficult to predict. Various factors, some of which are beyond our control, could cause actual results to differ materially from those expressed in, or implied by, such forward-looking statements. Factors that might cause such a difference include, but are not limited to, the risks described or referenced below in Item 1A. "Risk Factors," and the following:

- the ability of the Puerto Rico government or any of its public corporations or other instrumentalities to repay its respective debt obligations, including the effect of recent payment defaults on the Puerto Rico government general obligations, bonds of the Government Development Bank for Puerto Rico (the "GDB") and certain bonds of government public corporations, and recent and any future downgrades of the long-term and short-term debt ratings of the Puerto Rico government, which could exacerbate Puerto Rico's adverse economic conditions and, in turn, further adversely impact the Corporation;
- uncertainty as to the ultimate outcomes of actions resulting from the enactment by the U.S. government of the Puerto Rico Oversight, Management, and Economic Stability Act (PROMESA) to address Puerto Rico's financial problems;
- uncertainty about whether the Corporation will be able to continue to fully comply with the written agreement dated June 3, 2010 (the "Written Agreement") that the Corporation entered into with the Federal Reserve Bank of New York (the "New York FED" or "Federal Reserve") that, among other things, requires the Corporation to serve as a source of strength to FirstBank Puerto Rico ("FirstBank" or the "Bank") and that, except with the consent generally of the New York FED and the Board of Governors of the Federal Reserve System (the "Federal Reserve Board"), prohibits the Corporation from paying dividends to stockholders or receiving dividends from FirstBank, making payments on trust preferred securities or subordinated debt and incurring, increasing or guaranteeing debt or repurchasing any capital securities and uncertainty whether such consent will be provided for future interest payments on the subordinated debt despite the consent that enabled the Corporation to pay all the accrued but deferred interest payments plus the interest

for the second quarter of 2016 on the Corporation's subordinated debentures associated with its trust preferred securities;

- a decrease in demand for the Corporation's products and services and lower revenues and earnings because of the continued recession in Puerto Rico;
- uncertainty as to the availability of certain funding sources, such as retail brokered certificates of deposit ("brokered CDs");
- the Corporation's reliance on brokered CDs to fund operations and provide liquidity;
- the risk of not being able to fulfill the Corporation's cash obligations or resume paying dividends to the Corporation's stockholders in the future due to the Corporation's need to receive approval from the New York FED and the Federal Reserve Board to declare or pay any dividends and to take dividends or any other form of payment representing a reduction in capital from FirstBank or FirstBank's failure to generate sufficient cash flow to make a dividend payment to the Corporation;
- the weakness of the real estate markets and of the consumer and commercial sectors and their impact on the credit quality of the Corporation's loans and other assets, which have contributed and may continue to contribute to, among other things, high levels of non-performing assets, charge-offs and provisions for loan and lease losses and may subject the Corporation to further risk from loan defaults and foreclosures;
- the ability of FirstBank to realize the benefits of its deferred tax assets subject to the remaining valuation allowance;
- adverse changes in general economic conditions in Puerto Rico, the U.S., and the U.S. Virgin Islands ("USVI") and British Virgin Islands ("BVI"), including the interest rate environment, market liquidity, housing absorption rates, real estate prices, and disruptions in the U.S. capital markets, which reduced interest margins and affected funding sources, and has affected

demand for all of the Corporation's products and services and reduced the Corporation's revenues and earnings, and the value of the Corporation's assets, and may continue to have these effects;

- an adverse change in the Corporation's ability to attract new clients and retain existing ones;
- the risk that additional portions of the unrealized losses in the Corporation's investment portfolio are determined to be other-than-temporary, including additional impairments on the Puerto Rico government's obligations;
- uncertainty about regulatory and legislative changes for financial services companies in Puerto Rico, the U.S., the USVI and the BVI, which could affect the Corporation's financial condition or performance and could cause the Corporation's actual results for future periods to differ materially from prior results and anticipated or projected results:
- changes in the fiscal and monetary policies and regulations of the U.S. federal government and the Puerto Rico and other governments, including those determined by the Federal Reserve Board, the New York FED, the Federal Deposit Insurance Corporation ("FDIC"), government-sponsored housing agencies, and regulators in Puerto Rico, the USVI and the BVI;
- the risk of possible failure or circumvention of controls and procedures and the risk that the Corporation's risk management policies may not be adequate;
- the risk that the FDIC may increase the deposit insurance premium and/or require special assessments to replenish its insurance fund, causing an additional increase in the Corporation's non-interest expenses;
- the impact on the Corporation's results of operations and financial condition of acquisitions and dispositions;
- a need to recognize impairments on the Corporation's financial instruments, goodwill or other intangible assets relating to acquisitions;

- the risk that downgrades in the credit ratings of the Corporation's long-term senior debt will adversely affect the Corporation's ability to access necessary external funds;
- the impact on the Corporation's businesses, business practices and results of operations of a potential higher interest rate environment; and
- general competitive factors and industry consolidation.

The Corporation does not undertake, and specifically disclaims any obligation, to update or revise any of the "forward-looking statements" to reflect occurrences or unanticipated events or circumstances after the date of such statements, except as required by the federal securities laws.

Investors should refer to the Corporation's Annual Report on Form 10-K for the year ended December 31, 2015, as well as "Part II, Item 1A, Risk Factors" in this quarterly report on Form 10-Q, for a discussion of such factors and certain risks and uncertainties to which the Corporation is subject.

CONSOLIDATED STATEMENTS OF FINANCIAL CONDITION

	Jun	e 30, 2016	December 31, 2015			
(In thousands, except for share information)						
ASSETS						
Cash and due from banks	\$	617,827	\$	532,985		
Money market investments:						
Time deposits with other financial institutions		2,800		3,000		
Other short-term investments		207,287		216,473		
Total money market investments		210,087		219,473		
Investment securities available for sale, at fair value:						
Securities pledged that can be repledged		780,895		793,562		
Other investment securities		1,222,154		1,092,833		
Total investment securities available for sale		2,003,049		1,886,395		
Investment securities held to maturity, at amortized cost:						
Securities pledged that can be repledged		-		-		
Other investment securities		161,342		161,483		
Total investment securities held to maturity		161,342		161,483		
Other equity securities		32,379		32,169		
Loans, net of allowance for loan and lease losses of \$234,454						
(2015 - \$240,710)		8,636,293		8,871,672		
Loans held for sale, at lower of cost or market		37,958		35,869		
Total loans, net		8,674,251		8,907,541		
Premises and equipment, net		155,608		161,016		
Other real estate owned		139,159		146,801		
Accrued interest receivable on loans and investments		45,984		48,697		
Other assets		469,016		476,459		
Total assets	\$	12,508,702	\$	12,573,019		
LIABILITIES						
Non-interest-bearing deposits	\$	1,409,072	\$	1,336,559		
Interest-bearing deposits		7,815,947		8,001,565		
Total deposits		9,225,019		9,338,124		
Securities sold under agreements to repurchase		700,000		700,000		
		455,000		455,000		

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Advances from the Federal Home Loan Bank (FHLB)			
Other borrowings		216,187	226,492
Accounts payable and other liabilities		126,043	159,269
Total liabilities		10,722,249	10,878,885
STOCKHOLDERS' EQUITY			
Preferred stock, authorized, 50,000,000 shares:			
Non-cumulative Perpetual Monthly Income Preferred Stock: issued 22,004,000			
shares, outstanding 1,444,146 shares, aggregate liquidation value of \$36,104		36,104	36,104
Common stock, \$0.10 par value, authorized, 2,000,000,000 shares;			
issued, 218,278,207 shares (2015 - 216,051,128 shares issued)		21,828	21,605
Less: Treasury stock (at par value)		(115)	(96)
Common stock outstanding, 217,129,074 shares outstanding (2015 - 215,088,698			
shares outstanding)		21,713	21,509
Additional paid-in capital		928,900	926,348
Retained earnings, includes legal surplus reserve of \$42,798		783,219	737,922
Accumulated other comprehensive income (loss), net of tax of \$7,752	_	16,517	(27,749)
Total stockholders' equity		1,786,453	1,694,134
Total liabilities and stockholders' equity	\$	12,508,702	\$ 12,573,019
The accompanying notes are an integral part of these	stateme	l	

CONSOLIDATED STATEMENTS OF INCOME (LOSS)

		Quarte	r Ende	d	Six-Month Period End			Ended	
		Jun	e 30 ,		June 30,				
		2016	2015			2016		2015	
(In thousands, except per share informati	on)					<u> </u>		1	
Interest and dividend income:									
Loans	\$	132,111	\$	137,997	\$	267,250	\$	275,497	
Investment securities		13,552		13,125		28,171		27,573	
Money market investments		1,271		510		2,344		1,047	
Total interest income		146,934		151,632		297,765		304,117	
Interest expense:									
Deposits		17,224		16,980		34,481		34,674	
Securities sold under agreements to repurchase		6,029		5,388		11,505		11,781	
Advances from FHLB		1,471		944		2,942		1,878	
Other borrowings		1,982		1,843		3,961		3,660	
Total interest expense		26,706		25,155		52,889		51,993	
Net interest income		120,228		126,477		244,876		252,124	
Provision for loan and lease losses		20,986		74,266		42,039		107,236	
Net interest income after provision for loan and lease losses		99,242		52,211		202,837		144,888	
Non-interest income:									
Service charges and fees on deposit accounts		5,618		5,219		11,418		9,774	
Mortgage banking activities		4,893		4,763		9,646		8,381	
Net gain on sale of investments		_		-		8		_	
Other-than-temporary impairment (OTTI) losses on available-for-sale debt securities:									
Total other-than-temporary impairment losses		-		(29,521)		(1,845)		(29,521)	
Portion of other-than-temporary impairment									
recognized in other comprehensive income (OCI)		-		16,424		(4,842)		16,268	
Net impairment losses on available-for-sale debt securities		-		(13,097)		(6,687)		(13,253)	

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Gain on early extinguishment of debt		-		-	4,217	-
Insurance commission income		1,542		1,522	4,811	4,544
Bargain purchase gain		-		-	-	13,443
Other non-interest income		7,725		8,263	14,834	16,510
Total non-interest income		19,778		6,670	38,247	39,399
Non-interest expenses:						
Employees' compensation and benefits		37,401		37,945	75,836	73,599
Occupancy and equipment		13,043		15,059	27,226	29,408
Business promotion		4,048		3,934	8,051	6,802
Professional fees		11,327		19,005	22,103	34,223
Taxes, other than income taxes		3,756		3,131	7,548	6,132
Insurance and supervisory fees		7,066		6,796	14,409	13,656
Net loss on other real estate owned (OREO) and OREO operations		3,325		4,874	6,531	7,502
Credit and debit card processing expenses		3,274		3,945	6,556	7,902
Communications		1,725		2,045	3,533	3,653
Other non-interest expenses		4,579		6,065	10,748	11,650
Total non-interest expenses		89,544		102,799	182,541	194,527
Income (loss) before income taxes		29,476		(43,918)	58,543	(10,240)
Income tax (expense) benefit		(7,523)		9,844	(13,246)	1,812
Net income (loss)	\$	21,953	\$	(34,074)	\$ 45,297	\$ (8,428)
Net income (loss) attributable to common stockholders	\$	21,953	\$	(34,074)	\$ 45,297	\$ (8,428)
Net income (loss) per common share:						
Basic	\$	0.10	\$	(0.16)	\$ 0.21	\$ (0.04)
Diluted	\$	0.10	\$	(0.16)	\$ 0.21	\$ (0.04)
Dividends declared per common share	\$	-	\$	-	\$ -	\$ -
The accompanying notes are an integral	part (of these states	ments.			

CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME (LOSS)

	Quarter Ended				Six-Month Period Er					
	June 30, 2016		June 30, 20		une 30, 2016 June 30, 2015 June 30, 2016		June 30, 2015 June 30, 2016		Ju	ne 30, 2015
(In thousands)										
Net income (loss)	\$	21,953		\$	(34,074)		\$	45,297	\$	(8,428)
Available-for-sale debt securities on which an other-than-temporary										
impairment has been recognized:										
Unrealized gain on debt securities on which an										
other-than-temporary impairment has been recognized		2,453			683			1,455		1,372
Reclassification adjustment for other-than-temporary impairment										
on debt securities included in net income		-			13,097			6,687		13,253
All other unrealized gains and losses on available-for-sale securities:										
Reclassification adjustments for net gain included in net income		-			-			(8)		-
All other unrealized holding gains (losses) on										
available-for-sale securities arising during the period		11,422			(23,948)			36,132		(17,653)
Other comprehensive income (loss) for the period, net of tax		13,875			(10,168)			44,266		(3,028)
Total comprehensive income (loss)	\$	35,828		\$	(44,242)		\$	89,563	\$	(11,456)
The accompanying notes are an integra	l al par	t of these s	taten	nents.	<u> </u>		<u> </u> 			<u> </u>

CONSOLIDATED STATEMENTS OF CASH FLOWS

	Six-Month Period Ended						
	J	Tune 30,	J	June 30,			
		2016		2015			
(In thousands)							
Cash flows from operating activities:							
Net income (loss)	\$	45,297	\$	(8,428)			
Adjustments to reconcile net income (loss) to net cash provided by operating activities:							
Depreciation and amortization		9,015		10,561			
Amortization of intangible assets		2,442		2,491			
Provision for loan and lease losses		42,039		107,236			
Deferred income tax expense		11,972		2,683			
Stock-based compensation		3,346		3,043			
Gain on sales of investments		(8)		-			
Bargain purchase gain		-		(13,443)			
Gain on early extinguishment of debt		(4,217)		-			
Other-than-temporary impairments on debt securities		6,687		13,253			
Unrealized loss (gain) on derivative instruments		243		(182)			
Net gain on disposition of premises and equipment and other assets		(686)		(178)			
Net gain on sales of loans		(5,089)		(3,157)			
Net amortization/accretion of premiums, discounts and deferred		, , ,					
loan fees and costs		(4,624)		(2,217)			
Originations and purchases of loans held for sale		(220,056)		(213,586)			
Sales and repayments of loans held for sale		224,765		210,394			
Amortization of broker placement fees		1,645		2,504			
Net amortization/accretion of premium and discounts on investment securities		1,898		3,803			
Decrease in accrued interest receivable		2,713		313			
(Decrease) increase in accrued interest payable		(26,580)		1,737			
Decrease (increase) in other assets		2,816		(627)			
(Decrease) increase in other liabilities		(11,414)		16,523			
Net cash provided by operating activities		82,204		132,723			
Cash flows from investing activities:							
Principal collected on loans		1,494,316		1,563,520			
Loans originated and purchased		(1,321,511)		(1,437,877)			
Proceeds from sales of loans held for investment		-		107,702			

Proceeds from sales of repossessed assets	27,674	33,720
Proceeds from sales of available-for-sale securities	14,990	-
Purchases of available-for-sale securities	(279,500)	(158,932)
Purchase of securities held to maturity	-	(4,530)
Proceeds from principal repayments and maturities of available-for-sale securities	183,570	141,226
Proceeds from principal repayments and maturities of held-to-maturity securities	141	142
Additions to premises and equipment	(5,280)	(6,161)
Purchases of other equity securities	(210)	(400)
Proceeds from sale of premises and equipment and other assets	2,250	2,511
Net cash received from acquisition	-	217,659
Net cash outflows from purchase/sale of insurance contracts	(960)	-
Net cash provided by investing activities	115,480	458,580
Cash flows from financing activities:		
Net decrease in deposits	(114,613)	(504,270)
Change in securities sold under agreements to repurchase	-	(200,000)
Repurchase of outstanding common stock	(590)	(738)
Repayment of junior subordinated debentures	(7,025)	-
Net cash used in financing activities	(122,228)	(705,008)
Net increase (decrease) in cash and cash equivalents	75,456	(113,705)
Cash and cash equivalents at beginning of period	752,458	796,108
Cash and cash equivalents at end of period	\$ 827,914	\$ 682,403
Cash and cash equivalents include:		
Cash and due from banks	\$ 617,827	\$ 462,934
Money market instruments	210,087	219,469
	\$ 827,914	\$ 682,403
The accompanying notes are an integral part of these statements.		

CONSOLIDATED STATEMENTS OF CHANGES IN STOCKHOLDERS' EQUITY

	Six-Month Period Ended							
	Jı	ıne 30,	J	June 30,				
		2016	2015					
(In thousands)								
Preferred Stock	\$	36,104	\$	36,104				
Common Stock outstanding:								
Balance at beginning of period		21,509		21,298				
Common stock issued as compensation		44		17				
Common stock withheld for taxes		(19)		(12)				
Common stock issued in exchange for trust preferred securities		-		85				
Restricted stock grants		179		83				
Restricted stock forfeited		-		(2)				
Balance at end of period		21,713		21,469				
Additional Paid-In-Capital:								
Balance at beginning of period		926,348		916,067				
Stock-based compensation		3,346		3,043				
Common stock withheld for taxes		(571)		(726)				
Common stock issued in exchange for trust preferred securities		-		5,543				
Restricted stock grants		(179)		(83)				
Common stock issued as compensation		(44)		(17)				
Restricted stock forfeited		-		2				
Balance at end of period		928,900		923,829				
Retained Earnings:								
Balance at beginning of period		737,922		716,625				
Net income (loss)		45,297		(8,428)				
Balance at end of period		783,219		708,197				
Accumulated Other Comprehensive Income (Loss), net of tax:								
Balance at beginning of period		(27,749)		(18,351)				
Other comprehensive income (loss), net of tax		44,266		(3,028)				
Balance at end of period		16,517		(21,379)				
Total stockholders' equity	\$	1,786,453	\$	1,668,220				

The accompanying notes are an integral part of these statements.			

FIRST BANCORP.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

(Unaudited)

1 – BASIS OF PRESENTATION AND SIGNIFICANT ACCOUNTING POLICIES

The Consolidated Financial Statements (unaudited) of First BanCorp. (the "Corporation") have been prepared in conformity with the accounting policies stated in the Corporation's Audited Consolidated Financial Statements included in the Corporation's Annual Report on Form 10-K for the year ended December 31, 2015. Certain information and note disclosures normally included in the financial statements prepared in accordance with generally accepted accounting principles in the United States of America ("GAAP") have been condensed or omitted from these statements pursuant to the rules and regulations of the SEC and, accordingly, these financial statements should be read in conjunction with the Audited Consolidated Financial Statements of the Corporation for the year ended December 31, 2015, which are included in the Corporation's 2015 Annual Report on Form 10-K. All adjustments (consisting only of normal recurring adjustments) that are, in the opinion of management, necessary for a fair presentation of the statement of financial position, results of operations and cash flows for the interim periods have been reflected. All intercompany accounts and transactions have been eliminated in consolidation.

During the second quarter of 2016, the Corporation reviewed its historical accounting treatment as loans for its \$161.3 million of financing arrangements with Puerto Rico municipalities issued in bond form, but underwritten as loans with features that are typically found in commercial loan transactions. This review came as a result of the recent determination of the Federal Reserve Board that the transactions must be treated for regulatory reporting purposes as investment securities. The Puerto Rico Municipal Finance Act (the "Act") requires the designation of financing arrangements obtained by municipalities with maturities greater than 8 years as "special obligation bonds" subject to specific provisions under the Act. The Corporation has concluded that the impact of accounting for the transactions as investment securities rather than loans does not have a material effect on previously reported results of operations, financial condition, or cash flows and, accordingly, these financing arrangements are now accounted for and reported as held-to-maturity investment securities and not as loans as of June 30, 2016 and for prior periods.

The results of operations for the quarter and six-month period ended June 30, 2016 are not necessarily indicative of the results to be expected for the entire year.

Adoption of new accounting requirements and recently issued but not yet effective accounting requirements

The Financial Accounting Standards Board ("FASB") has issued the following accounting pronouncements and guidance relevant to the Corporation's operations:

In June 2014, the FASB updated the Accounting Standards Codification (the "Codification" or the "ASC") to provide guidance for determining compensation cost when an employee's compensation award is eligible to vest regardless of whether the employee is rendering service on the date the performance target is achieved. This Update is effective for annual and interim periods beginning after December 15, 2015. The adoption of this guidance did not have an impact on the Corporation's financial statements.

In November 2014, the FASB updated the Codification to clarify how current GAAP should be interpreted in evaluating the economic characteristics and risk of a host contract in a hybrid financial instrument that is issued in the form of a share. In addition, the Update was issued to clarify that, in evaluating the nature of a host contract, an entity should assess the substance of the relevant terms and features (that is, the relative strength of the debt-like or equity-like terms and features given the facts and circumstances) when considering how to weight those terms and features. The effects of initially adopting this Update should be applied on a modified retrospective basis to existing hybrid financial instruments issued in the form of a share as of the beginning of the fiscal year for which the amendments are effective. Retrospective application is permitted to all relevant prior periods. This Update is effective for fiscal years, and interim periods within those fiscal years, beginning after December 15, 2015. The adoption of this guidance did not have an impact on the Corporation's financial statements.

In January 2015, the FASB updated the Codification to eliminate from GAAP the concept of extraordinary items as part of its initiative to reduce complexity in accounting standards (the Simplification Initiative). Under current GAAP, an event or transaction is presumed to be an ordinary and usual activity of the reporting entity unless evidence clearly supports its classification as an extraordinary item. In order to be classified as an extraordinary item, the event or transaction must be: (i) unusual in nature and (ii) infrequent in occurrence. Before the Update was issued, an entity was required to segregate these items from the results of ordinary operations and show the items separately in the income statement, net of tax, after income from continuing operations. This Update is effective for fiscal years, and interim periods within those fiscal years, beginning after December 15, 2015. The adoption of this guidance did not have an impact on the Corporation's financial statements.

In February 2015, the FASB updated the Codification to eliminate the deferral of the requirements of Accounting Standards Update ("ASU") No. 2009-17 for certain interests in investment funds and provide a scope for exception for certain investments in money market funds. While the Update is aimed at asset managers, it will affect all reporting entities involved with limited partnerships or similar entities. In some cases, consolidation conclusions will change. In other cases, reporting entities will need to provide additional

disclosure about entities that currently are not considered Variable Interest Entities ("VIEs") but will be considered VIEs under the new guidance when they have a variable interest in those VIEs. Regardless of whether conclusions change or additional disclosure requirements are triggered, reporting entities will need to re-evaluate limited partnerships and similar entities for consolidation and revise their documentation. For public business entities, the Update is effective for annual and interim periods beginning after December 15, 2015. A reporting entity must apply the amendments retrospectively. The adoption of this guidance did not have an impact on the Corporation's financial statements.

In April 2015, the FASB updated the Codification to clarify that customers should determine whether a cloud computing arrangement includes the license of software by applying the same guidance cloud service providers use to make this determination. Examples of cloud computing arrangements include software as a service, platform as a service, infrastructure as a service and other hosting arrangements. If a hosting arrangement includes a software license for internal use software, the software license should be accounted for by the customer under ASC 350-40. A license of software other than internal use software would be accounted for by the customer under other GAAP (e.g., a research and development cost and software to be sold, leased or otherwise marketed). A software license included in a hosting arrangement would be accounted for separately from any service contract in the arrangement. Hosting arrangements that do not include software licenses should be accounted for as service contracts. The Update also eliminates the existing requirement for customers to account for software licenses they acquire by analogizing to the guidance on leases. Instead, customers will account for software licenses that are in the scope of ASC 350-40 in the same manner as licenses of other intangible assets. Entities have the option of applying the guidance (1) prospectively to all arrangements entered into or materially modified after the effective date or (2) retrospectively. Entities that elect prospective application are required to disclose the reason for the change in accounting principle, the transition method, and a description of the financial statement line items affected by the change. Entities that elect retrospective application must disclose the information required by ASC 250. For public business entities, the guidance is effective for annual periods, including interim periods within those annual periods, beginning after December 15, 2015. The adoption of this guidance did not have an impact on the Corporation's financial statements.

In May 2015, the FASB updated the Codification to provide guidance on disclosures for investments in certain entities that calculate net asset value (NAV) per share (or its equivalent). This Update removes the requirement to categorize within the fair value hierarchy all investments for which fair value is measured using the net asset value per share practical expedient and modifies certain disclosure requirements. This guidance is effective for interim and annual reporting periods in fiscal years beginning after December 31, 2015, and requires retrospective adoption. The adoption of this pronouncement did not have an impact on the Corporation's financial statements.

In September 2015, the FASB updated the Codification to simplify the accounting for adjustments made to provisional amounts recognized in a business combination by eliminating the requirement to retrospectively account for those adjustments. This Update allows the acquirer to recognize adjustments to provisional amounts that are identified during the measurement period in the reporting period in which the adjustment amounts are determined. The acquirer must record, in the same period's financial statements, the effect on earnings of changes in depreciation, amortization, or other income effects, if any, as a result of the change to the provisional amounts, calculated as if the accounting had been completed at the acquisition date. Also, this Update requires entities to present separately on the face of the income statement or disclose in the notes the portion of the amount recorded in current-period earnings by line item that would have been recorded in previous reporting periods if the adjustment to the provisional amounts had

been recognized as of the acquisition date. Prior to this Update, GAAP required that, during the measurement period, the acquirer retrospectively adjust the provisional amounts recognized at the acquisition date with a corresponding adjustment to goodwill. The acquirer also had to revise comparative information for prior periods presented in financial statements as needed, including revising depreciation, amortization, or other income effects as a result of changes made to provisional amounts. For public business entities, the amendments in this Update are effective for fiscal years beginning after December 15, 2015, including interim periods within those fiscal years. The amendments in this Update should be applied prospectively to adjustments to provisional amounts that occur after the effective date of this Update with earlier application permitted for financial statements that have not been issued. The adoption of this guidance did not have an impact on the Corporation's financial statements.

In March 2016, the FASB updated the Codification to simplify certain aspects of the accounting for share-based payment transactions. The main provisions in this Update include: (i) recognition of all tax benefits and tax deficiencies (including tax benefits of dividends on share-base payment awards) as income tax expense or benefit in the income statement, (ii) classification of the excess tax benefit along with other income tax cash flows as an operating activity, (iii) an entity-wide accounting policy election to either estimate the number of awards that are expected to vest (current GAAP) or account for forfeitures when they occur, (iv) a threshold to qualify for equity classification which permits withholding up to the maximum statutory tax rates in the applicable jurisdictions, and (v) classification of cash paid by an employer as a financing activity when the payment results from the withholding of shares for tax withholding purposes. In addition to those simplifications, the amendments eliminate the guidance in ASC 718 that was indefinitely deferred shortly after the issuance of FASB Statement No. 123 (revised 2004), Share-Based Payment. This should not result in a change in practice because the guidance that is being superseded was never effective. For public business entities, the amendments in this Update are effective for annual periods beginning after December 15, 2016, and interim periods within those annual periods. The Corporation is currently evaluating the impact of the adoption of this guidance on its consolidated financial statements.

In March 2016, the FASB updated the Codification to require an equity method investor to add the cost of acquiring the additional interest in the investee to the current basis of the investor's previously held interest and adopt the equity method of accounting as of the date the investment becomes qualified for equity method accounting. Therefore, upon qualifying for the equity method of accounting, no retroactive adjustment of the investment is required. Also, this Update requires that an entity that has an available-for sale equity security that becomes qualified for the equity method of accounting recognize through earnings the unrealized holding gain or loss in accumulated other comprehensive income at the date the investment becomes qualified for use of the equity method. The amendments in this Update are effective for all entities for fiscal years, and interim periods within those fiscal years, beginning after December 15, 2016. The amendments should be applied prospectively upon their effective date to increases in the level of ownership interest or degree of influence that result in the adoption of the equity method. Earlier application is permitted. The Corporation is currently evaluating the impact of the adoption of this guidance, if any, on its consolidated financial statements.

In June 2016, the FASB updated the Codification and issued ASU 2016-13, Financial Instruments – Credit Losses (Topic 326), which introduces new guidance for the accounting for credit losses on instruments within its scope. The new guidance introduces an approach based on expected losses to estimate credit losses on certain types of financial instruments. It also modifies the impairment model for available-for-sale debt securities and provides for a simplified accounting model for purchased financial assets with credit deterioration since their origination.

The new model, referred to as the current expected credit losses (CECL) model, will apply to: (1) financial assets subject to credit losses and measured at amortized cost and (2) certain off-balance sheet credit exposures. This includes loans, held-to-maturity debt securities, loan commitments, financial guarantees, and net investments in leases, as well as reinsurance and trade receivables. Upon initial recognition of the exposure, the CECL model requires an entity to estimate the credit losses expected over the life of an exposure (or pool of exposures). The estimate of expected credit losses (ECL) should consider historical information, current information, and reasonable and supportable forecasts, including estimates of prepayments. Financial instruments with similar risk characteristics should be grouped together when estimating ECL. The ASU does not prescribe a specific method to make the estimate so its application will require significant judgment.

Generally, upon initial recognition of a financial asset the estimate of the ECL will be recorded through an allowance for loan and lease losses with an offset to current earnings. Subsequently, the ECL will need to be assessed each period, and both negative and positive changes to the estimate will be recognized through an adjustment to the allowance for loan and lease losses and earnings.

The ASU amends the current available-for-sale security other-than-temporary impairment (OTTI) model for debt securities. The new available-for-sale debt security model will require an estimate of ECL only when the fair value is below the amortized cost of the asset. The length of time the fair value of an available-for-sale debt security has been below the amortized cost will no longer impact the determination of whether a credit loss exists. As such, the new available-for-sale debt security model is not an OTTI model. In addition, credit losses on available-for-sale debt securities will now be limited to the difference between the security's amortized cost basis and its fair value. The available-for-sale debt security model will also require the use of an allowance to record estimated credit losses (and subsequent recoveries).

The purchased financial assets with credit deterioration (PCD) model applies to purchased financial assets (measured at amortized cost or available-for-sale) that have experienced more than insignificant credit deterioration since origination. This represents a change from the scope of what are considered purchased credit-impaired assets under

today's model. In contrast to the accounting for originated or purchased assets that do not qualify as PCD, the initial estimate of expected credit losses for a PCD would be recognized through an allowance for loan and lease losses with an offset to the cost basis of the related financial asset at acquisition (i.e., there is no impact to net income at initial recognition). Subsequently, the accounting will follow the applicable CECL or available-for-sale debt security impairment model with all adjustments of the allowance for loan and lease losses recognized through earnings. Beneficial interests classified as held-to-maturity or available-for-sale will need to apply the PCD model if the beneficial interest meets the definition of PCD or if there is a significant difference between contractual and expected cash flows at initial recognition.

In general, the new guidance will require modified retrospective application to all outstanding instruments, with a cumulative effect adjustment recorded to opening retained earnings as of the beginning of the first period in which the guidance becomes effective. However, prospective application is required for PCD assets previously accounted for under ASC 310-30 and for debt securities for which an other-than-temporary impairment was recognized prior to the date of adoption.

ASU 2016-13 also expands the disclosure requirements regarding an entity's assumptions, models, and methods for estimating the allowance for loan and lease losses. In addition, public business entities will need to disclose the amortized cost balance for each class of financial asset by credit quality indicator, disaggregated by the year of origination (i.e., by vintage year).

The ASU will be effective for public business entities that are SEC filers in fiscal years beginning after December 15, 2019, including interim periods within those fiscal years. Early application of the guidance will be permitted for fiscal years beginning after December 15, 2018, including interim periods within those fiscal years. The Corporation is currently evaluating the impact of the adoption of this guidance on its consolidated financial statements.

NOTE 2 – EARNINGS PER COMMON SHARE

The calculations of ϵ June 30, 2016 and 201:	_		ommon	share for the q	uarters	and six-month	periods	s ended				
Julie 30, 2010 and 201.	are a	s follows.										
	†	Quarte	r Ended			Six-Month P	eriod E	nded				
		Jun			June 30,							
		2016		2015		2016		2015				
(In thousands, except per share information)				<u> </u>		<u> </u>						
Net income (loss)	\$	21,953	\$	(34,074)	\$	45,297	\$	(8,428)				
Net income (loss) attributable to common stockholders	\$	21,953	\$	(34,074)	\$	45,297	\$	(8,428)				
Weighted-Average Shares:												
Average common shares outstanding		212,768		211,247		212,558		210,968				
Average potential dilutive common shares		3,155		-		2,040		-				
Average common shares outstanding- assuming dilution		215,923		211,247		214,598		210,968				
Earnings (loss) per common												
share:												
Basic	\$	0.10	\$	(0.16)	\$	0.21	\$	(0.04)				
Diluted	\$	0.10	\$	(0.16)	\$	0.21	\$	(0.04)				

Earnings per common share is computed by dividing net income attributable to common stockholders by the weighted average number of common shares issued and outstanding. Net income attributable to common stockholders represents net income adjusted for any preferred stock dividends, including any dividends declared and any cumulative dividends related to the current dividend period that have not been declared as of the end of the period.

Potential common shares consist of common stock issuable under the assumed exercise of stock options, unvested shares of restricted stock, and outstanding warrants using the treasury stock method. This method assumes that the potential common shares are issued and the proceeds from the exercise, in addition to the amount of compensation cost attributable to future services, are used to purchase common stock at the exercise date. The difference between the number of potential shares issued and the shares purchased is added as incremental shares to the actual number of shares outstanding to compute diluted earnings per share. Stock options, unvested shares of restricted stock, and outstanding warrants that result in lower potential shares issued than shares purchased under the treasury stock method are not included in the computation of dilutive earnings per share since their inclusion would have an antidilutive

effect on earnings per share. Stock options not included in the computation of outstanding shares because they were antidilutive amounted to 39,855 and 69,848 as of June 30, 2016 and 2015, respectively. Warrants outstanding to purchase 1,285,899 shares of common stock and 2,939,794 unvested shares of restricted stock were excluded from the computation of diluted earnings per share for the quarter and six-month period ended June 30, 2015 because the Corporation reported a net loss attributable to common stockholders for the periods and their inclusion would have an antidilutive effect.

NOTE 3 – STOCK-BASED COMPENSATION

As of January 21, 2007, the Corporation's 1997 stock option plan expired and no additional awards could be granted under that plan. All outstanding awards granted under this plan have continued in full force and effect since then, subject to their original terms. No awards of shares could be granted under the 1997 stock option plan as of its expiration.

			Weighted-Average		
			Remaining		Aggregate
	Number of	Weighted-Average	Contractual Term		Intrinsic Value
	Options	Exercise Price	(Years)	(In	thousands)
Beginning of period outstanding and					
exercisable	69,848	\$ 160.30			
Options expired	(29,993)	190.07			
End of period outstanding and exercisable	39,855	\$ 137.89	0.5	\$	

On May 24, 2016, the Corporation's stockholders approved the amendment and restatement of the First BanCorp 2008 Omnibus Incentive Plan, as amended (the "Omnibus Plan"), to, among other things, increase the number of shares of Common Stock reserved for issuance under the Omnibus Plan, to extend the term of the Omnibus Plan to May 24, 2026 and to re-approve the material terms of the performance goals under the Omnibus Plan for purposes of Section 162(m) of the U.S. Internal Revenue Code of 1986, as amended. The Omnibus Plan provides for equity-based compensation incentives (the "awards") through the grant of stock options, stock appreciation rights, restricted stock, restricted stock units, performance shares, cash-based awards and other stock-based awards. The Omnibus Plan authorizes the issuance of up to 7,335,928 shares of common stock, subject to adjustments for stock splits, reorganizations, and other similar events. The Corporation's Board of Directors, upon receiving the relevant recommendation of the Compensation Committee, has the power and authority to determine those eligible to receive awards and to establish the terms and conditions of any awards, subject to various limits and vesting restrictions that apply to individual and aggregate awards.

Under the Omnibus Plan, during the first half of 2016, the Corporation issued 1,786,137 shares of restricted stock to employees subject to a vesting period of two years. Included in those 1,786,137 shares of restricted stock are

1,546,137 shares granted to certain senior officers consistent with the requirements of the Troubled Asset Relief Program ("TARP") Interim Final Rule, which permit TARP recipients to grant "long-term restricted stock" without violating the prohibition on paying or accruing a bonus payment provided that: (i) the value of the grant may not exceed one-third of the amount of the employee's annual compensation, (ii) no portion of the grant may vest before two years after the grant date, and (iii) the grant must be subject to a further restriction on transfer or payment as described below. Specifically, the stock that has otherwise vested may not become transferable at any time earlier than as permitted under the schedule set forth by TARP, which is based on the repayment in 25% increments of the aggregate financial assistance received from the U.S. Treasury. Hence, notwithstanding the vesting period mentioned above, the senior officers covered by TARP are restricted from transferring the shares. The U.S. Treasury confirmed that, effective March 2014, it has recovered more than 25% of its investment in First BanCorp. Therefore, the restriction on transfer relating to 25% of the shares granted under TARP requirements were released.

The fair value of the shares of restricted stock granted in the first half of 2016 was based on the market price of the Corporation's outstanding common stock on the date of the grant. For the 1,546,137 shares of restricted stock granted under the TARP requirements, the market price was discounted due to TARP transferability restrictions. For purposes of determining the awards' fair value, the Corporation estimated an appreciation of 14% in the value of the common stock using the Capital Asset Pricing Model as a basis of what would be a market participant's expected return on the Corporation's stock and assumed that the U.S. Treasury would hold the common stock of the Corporation that it currently owns for a period not to exceed two years, resulting in a fair value of \$1.43 for each share of restricted stock granted under the TARP requirements. Also, the Corporation used empirical data to estimate employee terminations; separate groups of employees that have similar historical exercise behavior were considered separately for valuation purposes.

ooth executive officers covered by the TAR	P requirements and other	employees as well	as for the independent										
lirectors:													
	Six-Month Period Ended												
	June 30, 2016												
	Number of shares		Weighted-Average										
	of restricted		Grant Date										
	stock		Fair Value										
Non-vested shares at beginning of year	2,968,461	\$	3.34										
Granted	1,786,137		1.62										
Forfeited	(1,000)		6.03										
Vested	(468,391)		3.78										
Non-vested shares at June 30, 2016	4,285,207	\$	2.57										

For the quarter and six-month period ended June 30, 2016, the Corporation recognized \$1.0 million and \$1.9 million, respectively, of stock-based compensation expense related to restricted stock awards, compared to \$1.0 million and \$2.0 million for the same periods in 2015. As of June 30, 2016, there was \$4.9 million of total unrecognized compensation cost related to nonvested shares of restricted stock. The weighted average period over which the Corporation expects to recognize such cost is 1.7 years.

During the first half of 2015, 30,068 shares of restricted stock were awarded to one of the Corporation's independent directors subject to vesting periods that range from 1 to 5 years. In addition, during the first half of 2015, the Corporation issued 793,964 shares of restricted stock to employees and independent directors subject to vesting periods that range from 3 months to 3 years. Included in those 793,964 shares of restricted stock are 615,464 shares granted to certain senior officers consistent with the requirements of TARP. The employees covered by TARP are restricted from transferring the shares, subject to certain conditions as explained above.

The fair value of the shares of restricted stock granted in the first six months of 2015 was based on the market price of the Corporation's outstanding common stock on the date of the grant. For the 615,464 shares of restricted stock granted under the TARP requirements, the market price was discounted due to the post-vesting restrictions. For purposes of computing the discount, the Corporation estimated an appreciation of 14% in the value of the common stock using the Capital Asset Pricing Model as a basis of what would be a market participant's expected return on the Corporation's stock and assumed that the U.S. Treasury would hold the common stock of the Corporation that it owned as of the date of the grants for a period not to exceed one year, resulting in a fair value of \$3.18 for restricted shares granted under the TARP requirements.

Stock-based compensation accounting guidance requires the Corporation to reverse compensation expense for any awards that were forfeited due to employee or director turnover. Approximately \$5 thousand and \$36 thousand of compensation expense was reversed during the first half of 2016 and 2015, respectively, related to forfeited awards.

Also, under the Omnibus Plan, effective April 1, 2013, the Corporation's Board of Directors determined to increase the salary amounts paid to certain executive officers primarily by paying the increased salary amounts in the form of shares of the Corporation's common stock, instead of cash. During the first half of 2016, the Corporation issued 441,942 shares of common stock (first half of 2015 – 168,265 shares) with a weighted average market value of \$3.20 (first half of 2015 – \$6.20) as salary stock compensation. This resulted in a compensation expense of \$1.4 million recorded in the first half of 2016 (first half of 2015 – \$1.0 million).

For the first half of 2016, the Corporation withheld 134,949 shares (first half of 2015 - 56,486 shares) from the common stock paid to certain senior officers as additional compensation and 51,754 shares of restricted stock that vested during the first half of 2016 (first half of 2015 - 61,372) to cover employees' payroll and income tax withholding liabilities; these shares are held as treasury shares. The Corporation paid any fractional share of salary stock that the officer was entitled to in cash. In the consolidated financial statements, the Corporation treats shares withheld for tax purposes as common stock repurchases.

NOTE 4 – INVESTMENT SECURITIES

Investment Securities Available for Sale

The amortized cost, non-credit loss component of other-than-temporary impairment ("OTTI") recorded in other comprehensive income ("OCI"), gross unrealized gains and losses recorded in OCI, approximate fair value, and weighted average yield of investment securities available for sale by contractual maturities as of June 30, 2016 and December 31, 2015 were as follows:

									June 30	0, 2	016					
					N	oncredit Loss			Gross U							
		Amortized cost			Component of OTTI Recorded in OCI			gains		losses			Fair value			Weighted average yield%
				ļ				(I	Oollars in							
	Treasury rities:															
	Due within one year	\$	7,519		\$	-		\$	4		\$	-	\$	7,523		0.57
Obli U.S.	gations of															
	ernment-sponso	ored														
_	ie within one		14,628			-			16			-		14,644		0.68
Af year	ter 1 to 5		461,198			-			4,172			-		465,370		1.29
Af year	ter 5 to 10		30,037			1			1,018			-		31,055		2.16
Af	ter 10 years		45,465			-			60			35		45,490		0.87
	to Rico ernment															
oł	oligations:		21,423			9,785								11,638		4.38

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After 1 to 5 years						
After 5 to 10 years	845	-	1	-	846	5.20
After 10 years	21,178	3,706	169	1,578	16,063	5.38
United States and	+ +					
Puerto Rico government obligations	602,293	13,491	5,440	1,613	592,629	1.54
Mortgage-backed securities:						
FHLMC certificates:						
After 5 to 10 years	298	-	31	-	329	4.95
After 10 years	266,916	-	5,730	-	272,646	2.16
	267,214	-	5,761	-	272,975	2.17
GNMA						
certificates:						
Due within one year	2	-	-	-	2	1.72
After 1 to 5 years	91	-	3	-	94	4.34
After 5 to 10 years	105,841	-	2,951	-	108,792	3.06
After 10 years	150,109	-	14,007	1	164,115	4.38
	256,043	-	16,961	1	273,003	3.83
FNMA certificates:						
After 1 to 5 years	24,726	-	45	85	24,686	1.55
After 5 to 10 years	21,300	-	1,089	-	22,389	2.73
After 10 years	715,204	-	18,185	-	733,389	2.34
	761,230	-	19,319	85	780,464	2.33
Collateralized mortgage						
obligations issued or guaranteed by						
the FHLMC and GNMA:						
After 5 to 10 years	19,854	-	14	24	19,844	1.12

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After 10 years		39,843			-			2			45			39,800		1.14
		59,697			-			16			69			59,644		1.13
Other mortgage pass-through																
trust certificates:																
After 5 to 10 years		84			1			-						84		7.20
After 10 years		31,708			7,976			-			-			23,732		2.34
Total mortgage-backed		31,792			7,976			-						23,816		2.34
securities		1,375,976			7,976			42,057		-	155			1,409,902		2.52
Other																
After 1 to 5 years		100			-			-			-			100		1.50
Equity Securities		410			-			8			-			418		2.13
Total investment securities																
available for sale	\$	1,978,779		\$	21,467		\$	47,505	\$	3	1,768		\$	2,003,049		2.22
										7						
(1) Equity secur	ities	consisted of	f in	vest	ment in a	Coı	mm	unity Reinv	estn	nei	nt Act Q	ıali	fiec	l Investment	Fu	nd.

]	December	• 31	. 20	015			
	1			No	oncredit			3000111301		·, <u>-</u> ·	910			
	1				Loss			Gross U	Jnr	eal	ized			1
	Amo	ortized cost	Component of OTTI Recorded in OCI				gains			losses		Fair value		Weighted average yield%
			<u> </u>			I				1				1
U.S. Treasury securities:														
After 1 to 5 years	\$	7,530		\$	-		\$	-		\$	33	\$	7,497	0.57
Obligations of U.S.														
government-spons	ored													
agencies: Due within one year		14,624			-			4			10		14,618	0.68
After 1 to 5 years		384,323			1			174			4,305		380,192	1.32
After 5 to 10 years		58,150			-1			343			242		58,251	2.34
Puerto Rico Government														
obligations:														
After 1 to 5 years		25,663			14,662			-			-		11,001	4.38
After 5 to 10 years		855			-			-			-		855	5.20
After 10 years		23,162			5,255			134			1,680		16,361	5.40
United States and Puerto Rico														
Government obligations		514,307			19,917			655			6,270		488,775	1.75
Mortgage-backed securities:														
FHLMC certificates:														

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			П			T	Т	T		Т			-	
After 5 to years	10	336			-			31			-		367	4.9
After 10 years		287,711			-			1,073			1,706		287,078	2.1
		288,047			-			1,104			1,706		287,445	2.1
GNMA														
certificates:														
Due withit one year	n	2			-			-			-		2	1.7
After 1 to years	5	109			-			5			-		114	4.2
After 5 to years	10	120,298			-			3,182			-		123,480	3.0
After 10 years		165,175			-			12,822			20		177,977	4.3
		285,584			-			16,009			20		301,573	3.8
FNMA certificates:														
After 1 to years	5	2,552			-			74			-		2,626	3.3
After 5 to years	10	21,557			-			433			233		21,757	2.7
After 10 y	ears	759,247			-			5,628			6,063		758,812	2.3
		783,356			-			6,135			6,296		783,195	2.3
Other mortgag pass-through trust	e													
After 5 to	10	92			-			1			-		93	7.2
years After 10 years		34,905			9,691			-			-		25,214	2.2
years		34,997			9,691			1			_		25,307	2.2
Total mortgage-back	ed	31,271			7,071			1					23,307	2.2
securities		1,391,984			9,691			23,249			8,022		1,397,520	2.6
Other	+			-		\dashv			\dashv	-				
After 1 to years	5	100			-			-			-		100	1.5
Total investme securities	nt													
available sale	for \$	1,906,391		\$	29,608		\$	23,904		\$	14,292	\$	1,886,395	2.3

Maturities of mortgage-backed securities are based on contractual terms assuming no prepayments. Expected maturities of investments might differ from contractual maturities because they may be subject to prepayments and/or call options. The weighted average yield on investment securities available for sale is based on amortized cost and, therefore, does not give effect to changes in fair value. The net unrealized gain or loss on securities available for sale and the non-credit loss component of OTTI are presented as part of OCI.

The following tables show the Corporation's available-for-sale investments' fair value and gross unrealized losses, aggregated by investment category and length of time that individual securities have been in a continuous unrealized loss position, as of June 30, 2016 and December 31, 2015. The tables also include debt securities for which an OTTI was recognized and only the amount related to a credit loss was recognized in earnings. For unrealized losses for which OTTI was recognized, the related credit loss was charged against the amortized cost basis of the debt security.

							As of Ju	ıne	e 30	, 2016					
		Less than	12	mo	nths		12 mont	hs (or r	nore		To	otal		
				Uni	realized			Unrealized					1	Un	realized
	Fa	ir Value		L	osses	Fa	ir Value	Losses			F	air Value	Losses		
							(In	the	ous	ands)					
Debt securities:															
Puerto Rico Government obligations	\$	-		\$	-	\$	23,349		\$	15,069	\$	23,349		\$	15,069
U.S. Treasury and U.S. government															
agencies obligations		13,947			35		_			-		13,947			35
Mortgage-backed securities:		- /-										- ,			
FNMA		22,776			85		-			-		22,776			85
FHLMC		-			-		-			-		-			-
GNMA		1			-		1,054			1		1,054			1
Collateralized mortgage obligations															
issued or guaranteed by FHLMC and GNMA		40,769			69		-			ı		40,769			69
Other mortgage pass-through trust															
certificates		_			-		23,732			7,976		23,732			7,976
	\$	77,492		\$	189	\$	48,135		\$	23,046	\$	125,627		\$	23,235
				H		Н								-	
					ļ		As of Dece	em	l ber	31, 2015					
		Less than	12	mo	nths		12 mont					To	otal		
	Unrealized								Un	realized			Unrealized		

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	Fa	air Value	Losses	Fa	air Value]	Losses	F	air Value]	Losses
					(In th	10us	ands)				
Debt securities:											
Puerto Rico Government obligations	\$	-	\$ -	\$	23,008	\$	21,597	\$	23,008	\$	21,597
U.S. Treasury and U.S. government											
agencies obligations		198,243	929		210,504		3,661		408,747		4,590
Mortgage-backed securities:											
FNMA		437,305	4,516		88,013		1,780		525,318		6,296
FHLMC		141,890	1,338		19,306		368		161,196		1,706
GNMA		1,047	20		-		-		1,047		20
Collateralized mortgage obligations											
issued or guaranteed by FHLMC and GNMA		-	-		-		-		-		
Other mortgage pass-through trust											
certificates		-	_		25,214		9,691		25,214		9,691
	\$	778,485	\$ 6,803	\$	366,045	\$	37,097	\$	1,144,530	\$	43,900

Assessment for OTTI on Available-For-Sale Securities

Debt securities issued by U.S. government agencies, U.S. government-sponsored entities and the U.S. Treasury accounted for approximately 97% of the total available-for-sale portfolio as of June 30, 2016 and no credit losses are expected, given the explicit and implicit guarantees provided by the U.S. federal government. The Corporation's OTTI assessment was concentrated mainly on available-for-sale Puerto Rico Government debt securities, with an amortized cost of \$43.4 million, and on private label mortgage-backed securities ("MBS") with an amortized cost of \$31.7 million, and for which credit losses are evaluated on a quarterly basis. The Corporation considered the following factors in determining whether a credit loss exists and the period over which the debt security is expected to recover:

- The length of time and the extent to which the fair value has been less than the amortized cost basis;
- Any adverse change to the credit conditions and liquidity of the issuer, taking into consideration the latest information available about the financial condition of the issuer, credit ratings, the failure of the issuer to make scheduled principal or interest payments, recent legislation and government actions affecting the issuer's industry and actions taken by the issuer to deal with the present economic climate;
- Changes in the near term prospects of the underlying collateral of a security, if any, such as changes in default rates, loss severity given default, and significant changes in prepayment assumptions; and
- The level of cash flows generated from the underlying collateral, if any, supporting the principal and interest payments of the debt securities.

The Corporation recorded OTTI losses on available-for-sale debt securities as follows:

	Quarter ended June 30,						l Ended		
	20	16			2015		2016		2015
(In thousands)									
Total other-than-temporary impairment losses	\$	-		\$	(29,521)	9	\$ (1,845)	\$	(29,521)
Portion of other-than-temporary impairment recognized in OCI		-			16,424		(4,842)		16,268
Net impairment losses recognized in earnings (1)		-		\$	(13,097)	9	\$ (6,687)	\$	(13,253)
(1) For the first half of 2016 and the credit impairment recogni				•				•	•

Adoption of new accounting requirements and recently issued but not yet effective accounting requirements

debt securities and \$0.4 million and \$0.6 million, respectively, was associated with credit losses on

private label MBS.
10
19
19

which a portion of an OTT	I is red	cognized in OC	I:			 		
	C	Lumulative OT	TI cred	lit losses recogn	ized in e	arnings on sec	curities s	till held
			im	Credit pairments		Credit pairments		
	M	Iarch 31,		cognized in earnings		ognized in rnings on		June 30,
		2016	on s	ecurities not		urities that ave been		2016
]	Balance	_	reviously mpaired	_	reviously mpaired		Balance
(In thousands)								
Available-for-sale securities								
Puerto Rico Government obligations	\$	22,189	\$	-	\$	-	\$	22,189
Private label MBS		6,792		-		-		6,792
Total OTTI credit losses for available-for-sale								
debt securities	\$	28,981	\$	_	\$	_	\$	28,981

		Cumulative OT	TI cred	it losses recog	nized in ea	arnings on secur	ities st	ill held
				Credit pairments		Credit pairments		
	De	cember 31,	rec	ognized in earnings	reco	ognized in rnings on	J	une 30,
		2015	on	securities not	securi	ties that have been		2016
		Balance		reviously mpaired	_	eviously npaired	I	Balance
(In thousands)								
Available-for-sale securities								
Puerto Rico Government obligations	\$	15,889	\$	-	\$	6,300	\$	22,189
Private label MBS		6,405		-		387		6,792
Total OTTI credit losses for available-for-sale								
debt securities	\$	22,294	\$	-	\$	6,687	\$	28,981

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	C	umulative	OTT	I credit losses red	cogniz	ed in e	arnings on sec	uriti	es sti	ll held
				Credit impairments			impairments			
	Mai	rch 31,		recognized in earnings			ognized in rnings on		Ju	ıne 30,
	2015			on securities no		securit	ties that have been		2015	
	Balance			previously impaired		_	eviously npaired		В	alance
(In thousands)										
Available-for-sale securities										
Puerto Rico Government obligations	\$	-	\$	12,856		\$	-		\$	12,856
Private label MBS		5,933		-			241			6,174
Total OTTI credit losses for available-for-sale										
debt securities	\$	5,933	\$	12,856		\$	241		\$	19,030

	(Cumulative (TTI cre	dit losses recog	nized in	earnings on secu	rities st	ill held
				Credit pairments	in	Credit npairments		
	Dec	ember 31,		ognized in earnings		cognized in arnings on	J	une 30,
		2014	on se	ecurities not	secur	ities that have been		2015
	В	alance		reviously mpaired	_	oreviously impaired	I	Balance
(In thousands)								
Available-for-sale securities								
Puerto Rico Government obligations	\$	-	\$	12,856	\$	-	\$	12,856
Private label MBS		5,777		-		397		6,174
Total OTTI credit losses for available-for-sale								
debt securities	\$	5,777	\$	12,856	\$	397	\$	19,030



In the first quarter of 2016, the Corporation recorded a \$6.3 million OTTI charge on three Puerto Rico Government debt securities held by the Corporation as part of its available-for-sale securities portfolio, specifically bonds of the GDB maturing on February 1, 2019 and the Puerto Rico Public Buildings Authority maturing on July 1, 2028. This was the third OTTI charge on these securities recorded since June 30, 2015, as OTTI charges of \$12.9 million and \$3.0 million were booked in the second and fourth quarters of 2015, respectively, and reduced the amortized cost basis of these three Puerto Rico Government debt securities to \$34.7 million as of June 30, 2016 (\$21.4 million of GDB bonds and \$13.3 million of Puerto Rico Public Buildings Authority bonds).

During the first half of 2016, in consideration of the latest available information about the Puerto Rico Government's financial condition, including the enactment of a debt moratorium law and the declaration of a state of emergency at the GDB, the issuance of the GDB and the Commonwealth's audited financial statements, as well as issuance of exchange proposals with the Commonwealth's creditors related to its outstanding bond obligations, the Corporation applied a discounted cash flow analysis to its Puerto Rico Government debt securities in order to calculate the cash flows expected to be collected and to determine if any portion of the decline in market value of these securities was considered a credit-related other-than-temporary impairment. The analysis derives an estimate of value based on the present value of risk-adjusted cash flows of the underlying securities and included the following components:

- The contractual future cash flows of the bonds are projected based on the key terms as set forth in the official statements for each security. Such key terms include, among others, the interest rate, amortization schedule, if any, and maturity date.
- The risk-adjusted cash flows are calculated based on a probability of default analysis and recovery rate assumptions, including the weighting of different scenarios of ultimate recovery, considering the credit rating of each security. Constant monthly default rates are assumed throughout the life of the bonds, which considers the respective security's credit rating as of the date of the analysis.
- The adjusted future cash flows are then discounted at the original effective yield of each investment based on the purchase price and expected risk-adjusted future cash flows as of the purchase date of each investment.

The discounted risk-adjusted cash flow analysis for the three Puerto Rico Government bonds mentioned above assumed a default probability of 100%, thus reflecting that it is more likely than not that these three bonds will default during their remaining terms. Based on this analysis, the Corporation determined that it is unlikely to receive all of the remaining contractual interest and principal amounts when due on these bonds and recorded, in the first quarter of 2016, other-than-temporary credit-related impairment charges amounting to \$6.3 million, assuming recovery rates ranging from 35% to 80% (weighted average of 61%). GDB defaulted on a \$28 million payment of interest due to its creditors on August 1, 2016, including interest due on bonds held by the Corporation. As of June 30, 2016, the Corporation had \$0.7 million of accrued interest receivable related to such bonds. The default marked the first time

the GDB failed to pay interest on bonds held by the Corporation.

The Corporation does not have the intention to sell these securities and has sufficient capital and liquidity to hold these securities until a recovery of the fair value occurs; as such, only the credit loss component was reflected in earnings. Given the significant and prolonged uncertainty of a debt restructuring process, the Corporation cannot be certain that future impairment charges will not be required against these securities.

In addition, during the first half of 2016, the Corporation recorded a \$0.4 million credit-related impairment loss associated with private label MBS, which are collateralized by fixed-rate mortgages on single-family residential properties in the United States. The interest rates on these private-label MBS is variable, tied to 3-month LIBOR and limited to the weighted-average coupon of the underlying collateral. The underlying mortgages are fixed-rate, single-family loans with original high FICO scores (over 700) and moderate original loan-to-value ratios (under 80%), as well as moderate delinquency levels.

Based on the expected cash flows, and since the Corporation does not have the intention to sell the securities and has sufficient capital and liquidity to hold these securities until a recovery of the fair value occurs, only the credit loss component was reflected in earnings. Significant assumptions in the valuation of the private label MBS were as follows:

June 3	0, 2016	December	r 31, 2015
Weighted		Weighted	
Average	Range	Average	Range
14.5%	14.5%	14.5%	14.5%
31%	21.83% - 100%	28%	15.92% - 100.00%
7%	0.52% - 80%	7%	0.18% - 80.00%
	Weighted Average 14.5% 31%	Average Range 14.5% 14.5% 31% 21.83% - 100%	Weighted Weighted Average Range Average 14.5% 14.5% 14.5% 31% 21.83% - 100% 28%

Investments Held to Maturity

The amortized cost, gross unrealized gains and losses, approximate fair value, weighted-average yield and contractual maturities of investment securities held to maturity as of June 30, 2016 and December 2015 were as follows:

						Jı	ıne 3	30, 2016			
	A	mortized			Gros	s Un					Weighted average
		cost	g	ains			losses	F	air value	yield%	
Puerto Rico Municipal Bonds:											
After 1 to 5 years	\$	1,371		\$	-		\$	20	\$	1,351	5.38
After 5 to 10 years		11,382			-			728		10,654	4.23
After 10 years		148,589			1			22,629		125,960	4.64
Total investment securities											
held to maturity	\$	161,342		\$	1		\$	23,377	\$	137,965	4.62

						D	ecem	ber 31, 201	5			_
		Amo	ortized cost	g	Gros ains	s Un		zed losses		Fa	air value	Weighted average yield%
Puerto Bonds:	Rico Municipal											
	After 1 to 5 years	\$	1,371	\$	-		\$	37		\$	1,334	5.38
	After 5 to 10 years		11,523		-			1,041			10,482	4.25
	After 10 years		148,589		-			28,861			119,728	4.64

Total in securiti	nvestment								
	held to maturity	\$ 161,483	\$	-	\$	29,939	\$	131,544	4.62

The following tables show the Corporation's held-to-maturity investments' fair value and gross unrealized losses, aggregated by investment category and length of time that individual securities have been in a continuous unrealized loss position, as of June 30, 2016 and December 31, 2015:

						As of J	une	e 30 ,	2016				
	I	ess than	12 mo	nths		12 mont	hs e	or m	ore		To	otal	
			Unı	realized				Un	realized			U	nrealized
	Fai	r Value	L	osses	F	air Value		I	Losses	Fa	ir Value		Losses
						(Ir	th.	ousa	nds)				
Debt securities:													
Puerto Rico Municipal Bonds	\$	-	\$	-	\$	137,965		\$	23,377	\$	137,965	\$	23,377
ividine par Bonds													
						As of Dec	em	ber :	31, 2015				
	I	ess than	12 mo	nths		12 mont	hs e	or m	ore		To	otal	
			Unı	realized				Un	realized			U	nrealized
	Fai	r Value	L	osses	F	air Value		I	Losses	Fa	ir Value		Losses
						(In	th	ousa	nds)				
Debt securities:													
Puerto Rico Municipal Bonds	\$	4,163	\$	140	\$	127,381		\$	29,799	\$	131,544	\$	29,939

Approximately 87% of the held-to-maturity municipal bonds were issued by five of the largest municipalities in Puerto Rico (San Juan, Carolina, Bayamon, Mayaguez and Guaynabo). These obligations typically are not issued in bearer form, nor are they registered with the SEC and are not rated by external credit agencies. In most cases, these bonds have priority over to the payment of operating costs and expenses of the municipality, which are required by law to levy special property taxes in such amounts as are required for the payment of all of their respective general obligation bonds and loans.

The Corporation determines the fair market value of Puerto Rico Municipal Bonds based on a discounted cash flow analysis using risk-adjusted discount rates. A security with similar characteristics traded in the open market is used as a proxy for each municipal bond. Then the cash flow is discounted at the average spread over the discount curve exhibited by the proxy security at the end of each quarter.

When evaluating if the decrease in fair value could be classified as other-than-temporary, management considered aspects such as the fact that all municipalities are current on their payments and the fact that the bonds are subject to periodic credit reviews and are supported by assigned property tax revenues.

Based on the quarterly analysis performed and the circumstances discussed above, management concluded that the unrealized loss is attributable to the time value of money and liquidity assumptions and no individual municipal bond was other-than-temporarily impaired as of June 30, 2016.

NOTE 5 – OTHER EQUITY SECURITIES

Institutions that are members of the FHLB system are required to maintain a minimum investment in FHLB stock. Such minimum investment is calculated as a percentage of aggregate outstanding mortgages, and an additional investment is required that is calculated as a percentage of total FHLB advances, letters of credit, and the collateralized portion of interest-rate swaps outstanding. The stock is capital stock issued at \$100 par value. Both stock and cash dividends may be received on FHLB stock.

As of June 30, 2016 and December 31, 2015, the Corporation had investments in FHLB stock with a book value of \$31.1 million and \$31.3 million, respectively. The net realizable value is a reasonable proxy for the fair value of these instruments. Dividend income from FHLB stock for the quarters ended June 30, 2016 and 2015 was \$0.4 million and \$0.3 million, respectively, and for the six-month periods ended June 30, 2016 and 2015 was \$0.7 million and \$0.6 million, respectively.

The shares of FHLB stock owned by the Corporation were issued by the FHLB of New York. The FHLB of New York is part of the Federal Home Loan Bank System, a national wholesale banking network of 12 regional, stockholder-owned congressionally chartered banks. The Federal Home Loan Banks are all privately capitalized and operated by their member stockholders. The system is supervised by the Federal Housing Finance Agency, which ensures that the Federal Home Loan Banks operate in a financially safe and sound manner, remain adequately capitalized and able to raise funds in the capital markets, and carry out their housing finance mission.

The Corporation has other equity securities that do not have a readily available fair value. The carrying value of such securities as of June 30, 2016 and December 31, 2015 was \$1.2 million and \$0.9 million, respectively.

NOTE 6 – LOANS HELD FOR INVESTMENT

The following table provides information about the loan portfolio held for investment:

	As of	As of
	June 30,	December 31,
	2016	2015
(In thousands)		

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Residential mortgage loans, mainly secured by first mortgages	\$	3,323,844	\$	3,344,719
Commercial loans:				
Construction loans		137,406		156,195
Commercial mortgage loans		1,523,676		1,537,806
Commercial and Industrial loans (1)		2,133,623		2,246,513
Total commercial loans		3,794,705		3,940,514
Finance leases		230,025		229,165
Consumer loans		1,522,173		1,597,984
Loans held for investment		8,870,747		9,112,382
Allowance for loan and lease losses		(234,454)		(240,710)
Loans held for investment, net	\$	8,636,293	\$	8,871,672
(1) As of June 30, 2016 and Dece secured by real estate but are				al loans that are
secured by real estate but are	пот асрене	dent upon the real estate	ioi repayment.	

were as follo					
(In thousand	s)		June 30,	Dec	cember 31,
			2016		2015
Non-perforn	ning loans:				
Residential r	nortgage	\$	164,399	\$	169,001
Commercial	mortgage		200,376		51,333
Commercial	and Industrial		154,405		137,051
Construction	1:				
Land			11,889		12,174
	on-commercial		38,607		39,466
	on-residential		2,053		2,996
Consumer:					
Auto loans			14,260		17,435
Finance lea			2,111		2,459
	sumer loans		10,094		10,858
Total non-pe (2)(3)	erforming loans held for investment (1)	\$	598,194	\$	442,773
(1)	As of June 30, 2016 and Decemb for sale.				
(2)	Amount excludes purchased-cred approximately \$169.7 million and respectively, primarily mortgage from Doral Financial in the second not considered non-performing deloans will accrete interest income flow analysis.	1 \$173.9 m loans acqu d quarter on the approver the re-	illion as of June 30, 20 ired from Doral Bank in 2014, as further discupplication of the accretic emaining life of the load	16 and December the first quarussed below. To method, under using an est	ber 31, 2015, ter of 2015 and These loans are der which these timated cash
(3)	Non-performing loans exclude \$4 ("TDR")loans that are in complia 2016 and December 31, 2015, res	nce with m			

Loans in Process of Foreclosure

As of June 30, 2016, the recorded investment of residential mortgage loans collateralized by residential real estate property that are in the process of foreclosure amounted to \$144.1 million. The Corporation commences the foreclosure process on residential real estate loans when a borrower becomes 120 days delinquent in accordance with the guidelines of the Consumer Financial Protection Bureau (CFPB). Foreclosure procedures and timelines vary depending on whether the property is located in a judicial or non-judicial state. Judicial states (Puerto Rico) require the foreclosure to be processed through the state's court while foreclosures in non-judicial states are processed without court intervention. Foreclosure timelines vary according to state law and Investor Guidelines. Occasionally, foreclosures may be delayed due to mandatory mediations, bankruptcy proceedings, court delays and title issues, among other reasons.

Th	e (Corporat	io	n's	s aging of	the	e loans held	l fo	r investme	nt	p	ortfolio is	as	fc	ollows:			_		
						H	1	\perp					Н							
As of June 30, 2016 (In thousa Reside mortga	nd nt			D	60-89 Pays Past Due		90 days or more Past Due (1)		Fotal Past Due			Purchased dit-Impair Loans	eo	<u> </u>	Current		Total loans held for investment]	90 days past due and still accruing (2)
FHA/\ and	VA \$ um		an	\$ te	ed 6,143		\$ 83,638	\$	89,781		\$	-		\$	46,045	S	135,826	Ó	\$	83,638
Other resider mortga loans (4)	ge	-			87,083		181,962		269,045			166,556			2,752,417		3,188,018	3		17,563
Comm	er	cial:				Ц		Н					Ц							
Comm and Industi loans		2,169			522		158,425		161,116			-			1,972,507		2,133,623	3		4,020
Comm mortga loans (4)					1,354		207,885		209,239			3,134			1,311,303		1,523,676	5		7,509
Constr	uc	tion:																		
Land (4)		-			351		12,188		12,539			-			21,764		34,303	3		299
	uc	tion-con	ın	iei	rcial -		38,607		38,607			-			48,591		87,198	3		-
	uc	- tion-resi	de	nı	ial		2,053		2,053			-			13,852	Ī	15,905	5		-

(4)												
Consum	er:											
Auto loans	62,121	13,969	14,260		90,350		-	784,136		874,486		-
Finance leases	8,379	2,607	2,111		13,097		-	216,928		230,025		-
Other consume loans	9,146 er	6,275	14,340		29,761		-	617,926		647,687		4,246
Total loans held for investme		\$ 6 118,304	\$ 715,469	3	6 915,588	\$	169,690	\$ 7,785,469	\$	8,870,747	\$	117,275

- (1) Includes non-performing loans and accruing loans which are contractually delinquent 90 days or more (i.e., FHA/VA guaranteed loans and credit cards). Credit card loans continue to accrue finance charges and fees until charged-off at 180 days.
- It is the Corporation's policy to report delinquent residential mortgage loans insured by the FHA or guaranteed by the VA as past-due loans 90 days and still accruing as opposed to non-performing loans since the principal repayment is insured. These balances include \$31.7 million of residential mortgage loans insured by the FHA or guaranteed by the VA, which are over 15 months delinquent, and are no longer accruing interest as of June 30, 2016.
- (3) As of June 30, 2016, includes \$44.8 million of defaulted loans collateralizing Government National Mortgage Association ("GNMA") securities for which the Corporation has an unconditional option (but not an obligation) to repurchase the defaulted loans.
- (4) According to the Corporation's delinquency policy and consistent with the instructions for the preparation of the Consolidated Financial Statements for Bank Holding Companies (FR Y-9C) required by the Federal Reserve Board, residential mortgage, commercial mortgage, and construction loans are considered past due when the borrower is in arrears two or more monthly payments. FHA/VA government guaranteed loans, other residential mortgage loans, commercial mortgage loans, and land loans past due 30-59 days as of June 30, 2016 amounted to \$10.0 million, \$149.7 million, \$21.8 million, and \$1.0 million, respectively.

As of Dece: 31, 2015	mber										90 days
(In thous	30-59 andDays Past Due	60-89 Days Past Due	90 days or more Past Due (1)		Total Past Due		Purchased Credit- Impaired Loans		Current	Total loans held for investment	past due and still accruing (2)
								Ī			

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Residential mortgage:						Ī			ĺ						ĺ		
FHA/VA and other gover@ment-guara loans (2) (3) (4)	111 % 1	eed6,048	\$	90,168		\$	96,216		\$	-		\$ 46,925		\$ 143,141		\$	90,168
Other residential - mortgage loans (4)		90,406		185,018			275,424			170,766		2,755,388		3,201,578			16,017
Commercial:	Ц				_			_	_		Ц		_		_	_	
Commercial and 5,577 Industrial loans		6,412		150,893			162,882			-		2,083,631		2,246,513			13,842
Commercial mortgage - loans (4)		24,729		63,805			88,534			3,147		1,446,125		1,537,806			12,472
Construction: Land - (4)		161		12,350			12,511			-		39,363		51,874			176
Construction-com	m	11,722		39,466			51,188			-		32,142		83,330			-
Construction-resid				6,042			6,042			-		14,949		20,991			3,046
Consumer:	H		+		4	-		4	4		Ц		_		+	4	
Auto 70,836 loans		16,787		17,435			105,058			-		829,922		934,980			-
Finance 7,664 leases		3,100		2,459			13,223			-		215,942		229,165			-
Other consumer 9,462 loans		5,524		15,124			30,110			-		632,894		663,004			4,266

Total loans held for investment	\$ 164,889	\$ 582,760	\$ 841,188	\$ 173,913	\$ 8,097,281	\$ 9,112,382	\$ 139,987

- (1) Includes non-performing loans and accruing loans which are contractually delinquent 90 days or more (i.e. FHA/VA guaranteed loans and credit cards). Credit card loans continue to accrue finance charges and fees until charged-off at 180 days.
- (2) It is the Corporation's policy to report delinquent residential mortgage loans insured by the FHA or guaranteed by the VA as past-due loans 90 days and still accruing as opposed to non-performing loans since the principal repayment is insured. These balances include \$37.3 million of residential mortgage loans insured by the FHA or guaranteed by the VA, which are over 15 months delinquent, and are no longer accruing interest as of December 31, 2015.
- (3) As of December 31, 2015, includes \$37.3 million of defaulted loans collateralizing GNMA securities for which the Corporation has an unconditional option (but not an obligation) to repurchase the defaulted loans.
- (4) According to the Corporation's delinquency policy and consistent with the instructions for the preparation of the Consolidated Financial Statements for Bank Holding Companies (FR Y-9C) required by the Federal Reserve Board, residential mortgage, commercial mortgage, and construction loans are considered past due when the borrower is in arrears two or more monthly payments. FHA/VA government guaranteed loans, other residential mortgage loans, commercial mortgage loans, land loans and construction-residential loans past due 30-59 days as of December 31, 2015 amounted to \$11.0 million, \$162.9 million, \$38.6 million, \$5.7 million and \$0.8 million, respectively.

The Corporation's credit	qual	lity indicato	rs by	loa	n type as of	f Jur	ne 30), 2016 and	d Dece	mber 31, 20	15 are	summarized
below:					J1							
		Commerc	ial C	red	it Exposur	·e-C		t Risk Pro tegory:	ofile Ba	ased on Cro	editwo	rthiness
										Total		
										dversely lassified		
June 30, 2016	Sul	ostandard		D	oubtful]	Loss		(1)	To	<u>tal Portfolio</u>
(In thousands) Commercial mortgage	\$	200,815	\$	r r	51,487	Į,	\$		\$	252,302	\$	1,523,676
Construction:	Ф	200,813	1	<u> </u>	31,487		Þ	-	Ф	232,302	Φ	1,323,070
Land		13,592			_			_		13,592		34,303
Land		13,372			_			_	+	13,372	+	37,303
Construction-commercial		38,607			-			-		38,607		87,198
Construction-residential		2,053			-			-		2,053		15,905
Commercial and Industrial		187,686			72,036			478		260,200		2,133,623
		Commerc	ial C	red	it Exposur	·e-C		t Risk Pro tegory:	ofile Ba	ased on Cro	editwo	rthiness
										Total		
										dversely lassified		
December 31, 2015	Sul	ostandard		D	oubtful]	Loss		(1)	To	tal Portfolio
(In thousands)					ı	ı						
Commercial mortgage	\$	252,941	\$	5	140		\$	-	\$	253,081	\$	1,537,806
Construction:									-		_	
Land		14,035			1			-		14,036		51,874
Construction-commercial		39,466			-			-		39,466		83,330
Construction-residential		2,996			-			-		2,996		20,991
Commercial and Industrial		140,827			71,341			354		212,522		2,407,996
(1) Excludes \$8.1 I loans held for s		on as of Jun	e 30,	, 20	16 and Dec	emb	er 3	1, 2015, of	consti	ruction-land	non-p	erforming

The Corporation considers a loan as adversely classified if its risk rating is Substandard, Doubtful or Loss. These categories are defined as follows:

Substandard- A Substandard asset is inadequately protected by the current sound worth and paying capacity of the obligor or of the collateral pledged, if any. Assets so classified must have a well-defined weakness or weaknesses that jeopardize the liquidation of the debt. They are characterized by the distinct possibility that the institution will sustain some loss if the deficiencies are not corrected.

Doubtful- Doubtful classifications have all the weaknesses inherent in those classified Substandard with the added characteristic that the weaknesses make collection or liquidation in full, on the basis of currently known facts, conditions and values, highly questionable and improbable. A Doubtful classification may be appropriate in cases where significant risk exposures are perceived, but loss cannot be determined because of specific reasonable pending factors which may strengthen the credit in the near term.

Loss- Assets classified Loss are considered uncollectible and of such little value that their continuance as bankable assets is not warranted. This classification does not mean that the asset has absolutely no recovery or salvage value, but rather that it is not practical or desirable to defer writing off this basically worthless asset even though partial recovery may be affected in the future. There is little or no prospect for near term improvement and no realistic strengthening action of significance pending.

			Consume	er Cred	lit Exposure-	Cre	edit	Risk Profile	basec	l on Paymen	t activ	vity
			Residentia	al Real	Estate				C	onsumer		
			HA/VA/ uaranteed	r	Other esidential					Finance		Other
June 30			(1)		loans			Auto		Leases	C	onsumer
(In thous				1.	I		Ι.	T T	1.	T T	Ι.	1
Perform		\$	135,826	\$	2,857,063		\$	860,226	\$	227,914	\$	637,593
Purchase			_		166,556			_		_		_
	mpaired (2)							44.50	_			
Non-per	forming		-		164,399			14,260		2,111		10,094
Total	Т	\$	135,826	\$	3,188,018		\$	874,486	\$	230,025	\$	647,687
(2)	the principal insured by the accruing interest PCI loans are which these le	e FHA rest as	or guarantee of June 30, 2	ed by the 2016. on-perfo	orming statisti	are	ove	r 15 months to the applica	delinq ution o	uent, and are	no lo	nger
	analysis.											
			Consume	er Cred	lit Exposure-	Cre	edit	Risk Profile	based	l on Paymen	t activ	vity
			Residen	tial Re	al Estate				C	onsumer		
			HA/VA/ uaranteed	r	Other esidential					Finance		Other
Decemb	er 31, 2015		(1)		loans			Auto		Leases	C	onsumer
(In thous	sands)											
Perform	ing	\$	143,141	\$	2,861,811		\$	917,545	\$	226,706	\$	652,146
Purchase			_		170,766			_		_		_
	mpaired (2)											
Non-per	forming	1	-		169,001			17,435		2,459	- 1	10,858
Total		\$	143,141	\$	3,201,578		\$	934,980	\$	229,165	\$	663,004
(1)	It is the Corp guaranteed by the principal insured by the accruing inter	the Vrepayre FHA	A as past du ment is insure or guarante	ie loans ed. The ed by th	90 days and se balances in ne VA, which	still nclu	acc de \$	ruing as opposition	osed to of resi	o non-performidential mort	ning lo gage lo	oans since oans
(2)	PCI loans are which these leanalysis.			_	-							

The following tables present information about impaired loans, excluding PCI loans, which are reported separately, as discussed below:

Impaired Loans							Ш				Ш					
(In thousands)																
														Six-mont	h	Period
										Quarte	r e	nded		Enc	le	d
												June	3	30, 2016		
		•								Interest	İ	nterest	Т	Interest		
										Income	I	ncome		Income		Interest
							Ye	ar-To-Dat	R	ecognize	d e	cogniz	R	ecognized	l	Income
				Unpaid		Related		Average		on		on				ecognize
	ŀ	Recorded		Principal		Specific		Recorded		Accrual		Cash		Accrual	•	on Cash
	Ir	ivestment		Balance	A	llowance	I	nvestment		Basis	Ш	Basis		Basis		Basis
As of June 30, 2016							Ш									
With no related																
allowance recorded:							Ш				Ш					
FHA/VA-Guaranteed	\$		¢		9	2	\$,		¢					ı,	\$ -
loans	φ	_	ф	_	7	-	4	_		φ -	Ľ	р -	,	-	Ì	р -
Other residential		58,474		69,873				60,041		153		102		241		194
mortgage loans		30,474		09,673			Ш	00,041		133	Ш	102		241		194
Commercial:																
Commercial mortgage	;	44,639		54,226				45,243		278		123		509		258
loans		44,039		34,220			Ш	45,245		276	Ш	123		309		236
Commercial and		13,812		17,131				14,008		37				37		
Industrial Loans		13,612		17,131			Ш	14,000		37	Ш	_		37		
Construction:											Ш					
Land		_		-		_		_		_		-		-		-
		38,607		40,000				39,037								
Construction-commercial		36,007		40,000			Ш	39,037		_		-		_		
		956		1,531				956								
Construction-residential		930		1,331				930		_		_		_		
Consumer:																
Auto loans		2		2		_		3		_		-		-		-
Finance leases		14		14		-		15		-		-		-		-
Other consumer loans		3,303		4,430		-		3,500		5		34		17		72
	\$	159,807	\$	187,207	9	-	\$			\$ 473	9	259	9	804		\$ 524
With an allowance	Ė				T		П				П		T		Ī	
recorded:																
FHA/VA-Guaranteed	<u>_</u>		4				۱,			Φ.	П		Ţ		1	.
loans	\$	-	\$	-	5	-	\$	-		5 -		-	15	-	1	-
	T	393,806	十	444,389		11,972	\sqcap	399,060		4,706	Ħ	249	T	9,311	T	570

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Other residential mortgage loans							Î									
Commercial:	П		. \top		T		T		T	1	П		丌	1 1	T	
Commercial mortgage loans		166,709		174,843		40,071	I	167,614		96		31		202		270
Commercial and Industrial Loans		183,556		210,474		27,750		187,504		629		59		1,157		88
Construction:			$oldsymbol{\perp}'$													
Land		9,261	$oldsymbol{\perp}'$	13,451		991		9,314		8		16		20		27
Construction-commercial		-	<u> </u>	-	$\frac{1}{+}$	-	\downarrow	-		-				-		-
Construction-residential	Ц	392	'	551	\perp	123	\downarrow	392	Ц	-	Ц	-	Ц	-		-
Consumer:	Ц		⊥'		\perp		ļ		Ц		Ц		Ц			
Auto loans	Ц	24,369	⊥'	24,369	\perp	3,669	↓	25,518	Ц	470	Ц	_	Ц	936	上	-
Finance leases	Ц	2,298	⊥'	2,298	Ш	57	\perp	2,467	Ц	55	Ц	_	Ц	105		_
Other consumer loans		13,576	⊥'	13,944		1,739		14,106		362	ĹĹ	7		713		17
	\$	793,967	\$	884,319	\$	86,372	\$	805,975	(\$ 6,326	\$	362	\$	12,444	\$	972
Total:			\prod		1		l									
FHA/VA-Guaranteed	¢	 	T _¢	,	•		\ \$,	,	th.			ď	,	¢	
loans	Þ		Ф	-	\$	-	ф		5	<u> </u>	\$	-	\$, -	\$	
Other residential mortgage loans		452,280	֓֞֓֓֓֓֓֓֓֓֓֓֓֓֓֓֓֓֓֓֓֓֓֓֓֓֓֓֓֓֡֓֓֡֓֓֓֡֓	514,262		11,972		459,101		4,859		351		9,552	<u> </u>	764
Commercial:	П	i l	. 🕇		\top		T		T	1	П		H	1	\top	
Commercial mortgage	П	211,348	, 	229,069	1	40,071	†	212,857	T	374	\prod	154		711	+	528
Commercial and Industrial Loans		197,368		227,605		27,750	1	201,512	T	666		59	Ħ	1,194		88
Construction:	П		T		T		T		\prod		Π		П			
Land	П	9,261	T	13,451	T	991	T	9,314	T	8	П	16	П	20	T	27
Construction-commercial		38,607		40,000			Ī	39,037		-		_				_
Construction-residential		1,348		2,082		123		1,348		-		-		-		_
Consumer:			\perp				l									
Auto loans		24,371	\perp	24,371	I	3,669	I	25,521	\prod	470				936		
Finance leases	\prod	2,312	Γ	2,312	Ι	57	Ī	2,482	\prod	55	\prod	_	\prod	105		_
ī	П		. T		T	1 1	T		Т		П	41	П	730	T	89
Other consumer loans	1	16,879	١,	18,374	'	1,739		17,606	1	367	1	41		750	' I 1	0,

(In thousands)						
	ecorded vestment	P	Unpaid rincipal Balance	5	Related Specific llowance	Average Recorded nvestment
As of December 31, 2015						
With no related allowance recorded:						
FHA/VA-Guaranteed loans	\$ -	\$	-	\$	-	\$ -
Other residential mortgage loans	65,495		74,146		-	67,282
Commercial:						
Commercial mortgage loans	54,048		66,448		-	54,967
Commercial and Industrial	27.402					20.226
Loans	27,492		29,957		-	28,326
Construction:						
Land	-		-		-	-
Construction-commercial	39,466		40,000		-	39,736
Construction-residential	3,046		3,046		-	3,098
Consumer:						
Auto loans	-		-		-	-
Finance leases	-		-		-	-
Other consumer loans	2,618		4,300		-	2,766
	\$ 192,165	\$	217,897	\$	-	\$ 196,175
With an allowance recorded:						
FHA/VA-Guaranteed loans	\$ -	\$	-	\$	-	\$ -
Other residential mortgage loans	395,173		440,947		21,787	398,790
Commercial:						
Commercial mortgage loans	27,479		40,634		3,073	30,518
Commercial and Industrial Loans	143,214		164,050		18,096	148,547
Construction:						
Land	9,578		13,758		1,060	9,727
Construction-commercial	-		-		-	-
Construction-residential	1,426		2,180		142	1,476
Consumer:						
Auto loans	21,581		21,581		6,653	23,531
Finance leases	2,077		2,077		86	2,484
Other consumer loans	13,816		14,043		1,684	14,782
	\$ 614,344	\$	699,270	\$	52,581	\$ 629,855
Total:						
FHA/VA-Guaranteed loans	\$ -	\$	-	\$	-	\$ -

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Other residential mortgage loans	460,668		515,093		21,787		466,072	
Commercial:								
Commercial mortgage loans	81,527		107,082		3,073		85,485	
Commercial and Industrial Loans	170,706		194,007		18,096		176,873	
Construction:								
Land	9,578		13,758		1,060		9,727	
Construction-commercial	39,466		40,000		1		39,736	
Construction-residential	4,472		5,226		142		4,574	
Consumer:								
Auto loans	21,581		21,581		6,653		23,531	
Finance leases	2,077		2,077		86		2,484	
Other consumer loans	16,434		18,343		1,684		17,548	
	\$ 806,509	\$	917,167	\$	52,581	\$	826,030	

Interest income of approximately \$8.9 million (\$6.1 million accrual basis and \$2.8 million cash basis) and \$18.1 million (\$12.1 million accrual basis and \$6.0 million cash basis) was recognized on impaired loans for the second quarter and six-month period ended June 30, 2015, respectively.

The following tables show the activity for impaired loans and the related specific reserve for the quarters and six-month periods ended June 30, 2016 and 2015:

	Quarte	r Ende	d	Six-Month	Period	Ended
	Jun	e 30,			ne 30,	
(In thousands)	2016		2015	2016		2015
Impaired Loans:						
Balance at beginning of period	\$ 917,591	\$	954,981	\$ 806,509	\$	945,407
Loans determined impaired during the	76,947		34,889	234,931		97,822
period						
Charge-offs (1)	(11,249)		(70,813)	(19,601)		(82,528)
Loans sold, net of charge-offs	-		(66,699)	-		(67,836)
Increases to impaired loans-additional	414		1,597	1,761		2,116
disbursements						
Foreclosures	(9,189)		(10,234)	(16,610)		(20,186)
Loans no longer considered impaired	(4,547)		(3,287)	(24,886)		(13,185)
Paid in full or partial payments	(16,193)		(15,618)	(28,330)		(36,794)
Balance at end of period	\$ 953,774	\$	824,816	\$ 953,774	\$	824,816

⁽¹⁾ Includes \$63.9 million of charge-offs related to a bulk sale of assets completed in the second quarter of 2015, mostly comprised of non-performing and adversely classified commercial loans, as further discussed below.

		ter En	i	Six-Month			Ended
(In thousands)		ine 30,	2015	<u>J</u> ւ 2016	ine 3	0,	2015
Specific Reserve:							
Balance at beginning of period	\$ 81,495		\$ 62,140	\$ 52,581			55,205
Provision for loan losses	16,126		53,707	53,392			72,357
Net charge-offs	(11,249)		(65,929)	(19,601)			(77,644)
	\$ 86,372		\$ 49,918	\$ 86,372		\$	49,918

Balance at end of period								
						·		

PCI Loans

The Corporation acquired PCI loans accounted for under ASC 310-30 as part of the transaction closed on February 27, 2015 in which FirstBank acquired 10 Puerto Rico branches of Doral Bank, and acquired certain assets, including PCI loans, and assumed deposits, through an alliance with Banco Popular of Puerto Rico, which was the successful lead bidder with the FDIC on the failed Doral Bank, as well as other co-bidders. The Corporation also acquired PCI loans in previously completed asset acquisitions that are accounted for under ASC 310-30. These previous transactions include the acquisition from Doral Financial in the second quarter of 2014 of all its rights, title and interest in first and second residential mortgages loans in full satisfaction of secured borrowings owed by such entity to FirstBank, and the acquisition in 2012 of a FirstBank-branded credit card loans portfolio from FIA Card Services ("FIA").

Under ASC 310-30, the acquired PCI loans were aggregated into pools based on similar characteristics (i.e. delinquency status, loan terms). Each loan pool is accounted for as a single asset with a single composite interest rate and an aggregate expectation of cash flows. Since the loans are accounted for by the Corporation under ASC 310-30, they are not considered non-performing and will continue to have an accretable yield as long as there is a reasonable expectation about the timing and amount of cash flows expected to be collected. The Corporation recognizes additional losses on this portfolio when it is probable that the Corporation will be unable to collect all cash flows expected as of the acquisition date plus additional cash flows expected to be collected arising from changes in estimates after the acquisition date.

	June 30,	Dec	cember 31,
	2016		2015
(In thousands)			
Residential mortgage loans	\$ 166,556	\$	170,766
Commercial mortgage loans	3,134		3,147
Total PCI loans	\$ 169,690	\$	173,913
Allowance for loan losses	(6,857)		(3,962)
Total PCI loans, net of allowance for loan losses	\$ 162,833	\$	169,951

	The following tables	pre	esent	PC	I lo	ans by pa	ast (due	status as	of	Jun	e 30, 201	6 a	nd :	December 31	, 20	15:	
A	as of June 30, 2016	30)-59					OΛ	days or		To	tal Past					Total PCI	
		50	-57					70	uays or		10	iai i asi					Total I CI	
(I	In thousands)	1	ays		60-	89 Days			more		10	Due Due			Current		loans	

Residential mortgage loans (1)												
Commercial mortgage loans (1)	-		1		990		990		2,144		3,134	
	\$ -	\$	12,354	\$	26,536	\$	38,890		\$ 130,800	\$	169,690	

According to the Corporation's delinquency policy and consistent with the instructions for the preparation of the Consolidated Financial Statements for Bank Holding Companies (FR Y-9C) required by the Federal Reserve Board, residential mortgage and commercial mortgage loans are considered past due when the borrower is in arrears two or more monthly payments. PCI residential mortgage loans and commercial mortgage loans past due 30-59 days as of June 30, 2016 amounted to \$22.2 million and \$0.6 million, respectively.

As of December 31, 2015	30)-59			90	days or	To	otal Past				To	otal PCI	
(In thousands)	D	ays	60-	89 Days		more		Due		(Current		loans	
Residential mortgage loans (1)	\$	-	\$	16,094	\$	22,218	\$	38,312		\$	132,454	\$	170,766	
Commercial mortgage loans (1)		-		-		992		992			2,155		3,147	
	\$	_	\$	16,094	\$	23,210	\$	39,304		\$	134,609	\$	173,913	

According to the Corporation's delinquency policy and consistent with the instructions for the preparation of the Consolidated Financial Statements for Bank Holding Companies (FR Y-9C) required by the Federal Reserve Board, residential mortgage and commercial mortgage loans are considered past due when the borrower is in arrears two or more monthly payments. PCI residential mortgage loans past due 30-59 days as of December 31, 2015 amounted to \$23.6 million.

Initial Fair Value and Accretable Yield of PCI Loans

At acquisition, the Corporation estimated the cash flows the Corporation expected to collect on PCI loans. Under the accounting guidance for PCI loans, the difference between the contractually required payments and the cash flows expected to be collected at acquisition is referred to as the non-accretable difference. This difference is neither accreted into income nor recorded on the Corporation's consolidated statement of financial condition. The excess of cash flows expected to be collected over the estimated fair value is referred to as the accretable yield and is recognized in interest income over the remaining life of the loans, using the effective-yield method.

Changes in accretable yield of acquired loans

Subsequent to an acquisition of loans, the Corporation is required to periodically evaluate its estimate of cash flows expected to be collected. These evaluations, performed quarterly, require the continued use of key assumptions and estimates, similar to the initial estimate of fair value. Subsequent changes in the estimated cash flows expected to be collected may result in changes in the accretable yield and non-accretable difference or reclassifications from nonaccretable yield to accretable yield. Increases in the cash flows expected to be collected will generally result in an increase in interest income over the remaining life of the loan or pool of loans. Decreases in expected cash flows due to further credit deterioration will generally result in an impairment charge recognized in the Corporation's provision for loan and lease losses, resulting in an increase to the allowance for loan losses. During the first half of 2016, the Corporation increased by \$2.9 million to \$6.9 million the reserve related to PCI loans acquired from Doral Financial in 2014. The reserve is driven by the revisions to the expected cash flows of the portfolio for the remaining term of the loan pool based on expected performance and market conditions.

Changes in the accretable yield were as follows:	d of P	CI loans for the	ne quarter	s and six-mon	th period	s ended June	30, 2016	and 2015
		Quart	ter ended			Six-month	h period	ended
	Jur	ne 30, 2016	Jur	ne 30, 2015	Jui	ne 30, 2016	Jı	ıne 30, 2015
(In thousands)								
Balance at beginning of period	\$	114,098	\$	118,502	\$	118,385	\$	82,460
Additions (accretable yield at acquisition								
of loans from Doral)		-		-		-		38,319
Accretion recognized in earnings		(2,927)		(3,007)		(5,816)		(5,284)
Reclassification from non-accretable		11,008		8,793		9,610		8,793

Balance at end of period	\$ 122,179	\$	124,288	\$	122,179	\$	124,288

		Quarte	r Ended			Six-Month P	eriod Ei	nded
	Jun	e 30, 2016	Jun	e 30, 2015	Jun	e 30, 2016	Jun	e 30, 2015
(In thousands)								
Balance at beginning of period	\$	172,332	\$	181,114	\$	173,913	\$	102,604
Additions (1)		-		-		-		79,889
Accretion		2,927		3,007		5,816		5,284
Collections		(4,581)		(5,627)		(8,952)		(9,283)
Foreclosures		(988)		-		(1,087)		-
Ending balance	\$	169,690	\$	178,494	\$	169,690	\$	178,494
Allowance for loan losses		(6,857)		(3,164)		(6,857)		(3,164)
Ending balance, net of allowance for loan losses	\$	162,833	\$	175,330	\$	162,833	\$	175,330
	·	, , , , ,		,		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		,

Changes in the allows	ance for loa	n losses relate	ed to PCI lo	oans follows	:					
						<u> </u>				
		Quarter ended				Six-month period ended				
	Ju	June 30, 2016		June 30, 2015		June 30, 2016			June 30, 2015	
		(In thousands)								
Balance at beginning	of									
period	\$	4,568	\$	-	\$	ı	3,962	Ç	\$	-
Provision for loan los	sses	2,289		3,164			2,895			3,164
Balance at end of						·			•	
period	\$	6,857	\$	3,164		\$	6,857		\$	3,164

The outstanding principal balance of PCI loans, including amounts charged off by the Corporation, amounted to \$212.7 million as of June 30, 2016 (December 2015 - \$218.1 million).

Purchases and Sales of Loans

During the first half of 2016, the Corporation purchased \$42.1 million of residential mortgage loans consistent with a strategic program established by the Corporation in 2005 to purchase ongoing residential mortgage loan production from mortgage bankers in Puerto Rico. Generally, the loans purchased from mortgage bankers were conforming residential mortgage loans. Purchases of conforming residential mortgage loans provide the Corporation the flexibility

to retain or sell the loans, including through securitization transactions, depending upon the Corporation's interest rate risk management strategies. When the Corporation sells such loans, it generally keeps the servicing of the loans.

In the ordinary course of business, the Corporation sells residential mortgage loans (originated or purchased) to GNMA and government-sponsored entities ("GSEs") such as Fannie Mae ("FNMA") and Freddie Mac ("FHLMC"), which generally securitize the transferred loans into mortgage-backed securities for sale into the secondary market. The Corporation sold approximately \$72.8 million of performing residential mortgage loans to FNMA and FHLMC during the first half of 2016. Also, during the first half of 2016, the Corporation sold \$146.3 million of FHA/VA mortgage loans to GNMA, which packages them into mortgage-backed securities. The Corporation's continuing involvement in these loan sales consists primarily of servicing the loans. In addition, the Corporation agreed to repurchase loans when it breaches any of the representations and warranties included in the sale agreement. These representations and warranties are consistent with the GSEs' selling and servicing guidelines (i.e., ensuring that the mortgage was properly underwritten according to established guidelines).

For loans sold to GNMA, the Corporation holds an option to repurchase individual delinquent loans issued on or after January 1, 2003 when the borrower fails to make any payment for three consecutive months. This option gives the Corporation the ability, but not the obligation, to repurchase the delinquent loans at par without prior authorization from GNMA.

Under ASC Topic 860, *Transfer and Servicing*, once the Corporation has the unilateral ability to repurchase the delinquent loan, it is considered to have regained effective control over the loan and is required to recognize the loan and a corresponding repurchase liability on the balance sheet regardless of the Corporation's intent to repurchase the loan.

During the first half of 2016 and 2015, the Corporation repurchased pursuant to its repurchase option with GNMA \$14.6 million and \$6.3 million, respectively, of loans previously sold to GNMA. The principal balance of these loans is fully guaranteed and the risk of

loss related to the repurchased loans is generally limited to the difference between the delinquent interest payment advanced to GNMA computed at the loan's interest rate and the interest payments reimbursed by FHA, which are computed at a pre-determined debenture rate. Repurchases of GNMA loans allow the Corporation, among other things, to maintain acceptable delinquency rates on outstanding GNMA pools and remain as a seller and servicer in good standing with GNMA. The Corporation generally remediates any breach of representations and warranties related to the underwriting of such loans according to established GNMA guidelines without incurring losses. The Corporation does not maintain a liability for estimated losses as a result of breaches in representations and warranties.

Loan sales to FNMA and FHLMC are without recourse in relation to the future performance of the loans. The Corporation repurchased at par loans previously sold to FNMA and FHLMC in the amount of \$0.7 million and \$0.5 million during the first half of 2016 and 2015, respectively. The Corporation's risk of loss with respect to these loans is also minimal as these repurchased loans are generally performing loans with documentation deficiencies. No losses related to breaches of representations and warranties were incurred in the first half of 2016. Historically, losses experienced on these loans have been immaterial. As a consequence, as of June 30, 2016, the Corporation does not maintain a liability for estimated losses on loans expected to be repurchased as a result of breaches in loan and servicer representations and warranties.

Bulk Sale of Assets

During the second quarter of 2015, the Corporation completed the sale of commercial and construction loans with a book value of \$147.5 million (\$90.7 million of commercial mortgage loans, \$45.8 million of commercial and industrial loans, and \$11.0 million of construction loans), comprised mostly of non-performing and adversely classified loans, as well as other real estate owned ("OREO") with a book value of \$2.9 million, in a cash transaction. The sales price of this bulk sale was \$87.3 million. Approximately \$15.3 million of reserves had been allocated to the loans. This transaction resulted in total charge-offs of \$61.4 million and an incremental pre-tax loss of \$48.7 million, including \$0.9 million in professional service fees directly attributable to the bulk sale.

Loan Portfolio Concentration

The Corporation's primary lending area is Puerto Rico. The Corporation's banking subsidiary, First Bank, also lends in the USVI and BVI markets and in the United States (principally in the state of Florida). Of the total gross loans held for investment of \$8.9 billion as of June 30, 2016, approximately 80% have credit risk concentration in Puerto Rico, 13% in the United States, and 7% in the USVI and BVI.

As of June 30, 2016, the Corporation had \$145.9 million of credit facilities extended to the Puerto Rico government, its municipalities, and public corporations, of which \$138.1 million was outstanding (book value of

\$131.7 million), compared to \$153.2 million outstanding as of December 31, 2015. In addition, the outstanding balance of credit facilities granted to the government of the Virgin Islands amounted to \$64.8 million as of June 30, 2016, compared to \$126.2 million as of December 31, 2015. Approximately \$91.9 million of the granted credit facilities outstanding (\$85.6 million book value) consisted of loans to public corporations, including a direct exposure to the Puerto Rico Electric Power Authority ("PREPA") with a book value of \$68.3 million as of June 30, 2016, and approximately \$9.7 million consisted of loans to units of the Puerto Rico central government. The PREPA credit facility was placed in non-accrual status in the first quarter of 2015 and interest payments are recorded on a cost-recovery basis. In addition, the Corporation had \$36.5 million of loans extended to municipalities in Puerto Rico, which in most cases are supported by assigned property tax revenues. Municipalities' revenues are independent of the Puerto Rico central government. These municipalities are required by law to levy special property taxes in such amounts as are required for the payment of all of their respective general obligation bonds and loans. Late in 2015, the GDB and the Municipal Revenue Collection Center (CRIM) signed a deed of trust. Through this deed, the GDB, as fiduciary, is bound to keep the CRIM funds separate from any other deposits and must distribute the funds pursuant to the applicable law.

Furthermore, as of June 30, 2016, the Corporation had \$127.3 million in financings to the hotel industry in Puerto Rico where the borrower and the operations of the underlying collateral are the primary sources of repayment and the Puerto Rico Tourism Development Fund ("TDF") provides a secondary guarantee for payment performance, compared to \$129.4 million as of December 31, 2015. This exposure, consisting of three facilities, was placed in non-accrual status and classified as impaired in the first quarter of 2016 and interest payments are now applied against principal. Approximately \$1.0 million of interest payments received on loans guaranteed by the TDF since late March 2016 have been applied against principal. The TDF is a subsidiary of the GDB that facilitates private sector financings to Puerto Rico's hotel industry. Recent developments related to the Puerto Rico government's fiscal situation introduced additional uncertainty regarding the TDF's ability to honor its guarantee, including the enactment of the Puerto Rico Emergency Moratorium and Financial Rehabilitation Act ("Act 21"), which gives Puerto Rico's governor emergency powers to deal with Puerto Rico's challenging fiscal situation, including the ability to declare a moratorium on all bonds and other payments. On June 30, 2016, pursuant to Act 21, the Puerto Rico governor ordered a moratorium on the payment of \$780 million of the Puerto Rico Government's general obligations and the debt of certain other instrumentalities due on July 1, 2016. This followed a default on the principal payment of \$367 million of GDB notes due on May 1, 2016. Puerto Rico's governor also issued an executive order intended to protect the GDB's liquidity by allowing withdrawals only to fund necessary costs for essential services such as health, public safety and education services. Recently, the GDB defaulted on a \$28 million payment of interest due to its creditors on August 1, 2016,

including interest due on GDB bonds held by the Corporation. The Corporation's collections of principal and interest from the TDF in the first half of 2016 amounted to \$0.6 million compared to \$5.3 million in the entire year 2015. These loans have been adversely classified since the third quarter of 2015.

The general reserve for commercial loans was increased in the fourth quarter of 2015 due to qualitative factors that stressed the historical loss rates applied to the Puerto Rico Government-related exposure, including the TDF-guaranteed portfolio. The migration of the loans guaranteed by the TDF to non-accrual status and impaired classification in the first quarter of 2016 did not result in a significant increase to the allowance for loan losses. As of June 30, 2016, the total reserve coverage ratio related to commercial loans extended to or guaranteed by the Puerto Rico Government (excluding municipalities) was 19.5%.

In addition, the Corporation had \$122.7 million in indirect exposure to residential mortgage loans that are guaranteed by the Puerto Rico Housing Finance Authority. Residential mortgage loans guaranteed by the Puerto Rico Housing Finance Authority are secured by the underlying properties and the guarantees serve to cover shortfalls in collateral in the event of a borrower default. The Puerto Rico government guarantees up to \$75 million of the principal insured by the mortgage loans insurance program. According to the most recently released audited financial statements of the Puerto Rico Housing Financing Authority, as of June 30, 2015, the Puerto Rico Housing Finance Authority's mortgage loans insurance program covered loans aggregating approximately \$552 million. The regulations adopted by the Puerto Rico Housing Finance Authority require the establishment of adequate reserves to guarantee the solvency of the mortgage loans insurance fund. As of June 30, 2015, the Puerto Rico Housing Finance Authority had a restricted net position for such purposes of approximately \$77.4 million.

The Corporation cannot predict at this time the impact that the current fiscal situation of the Commonwealth of Puerto Rico, including the payment defaults on certain bonds, the uncertainty about the debt restructuring process, and the various legislative and other measures adopted and to be adopted by the Puerto Rico government in response to such fiscal situation, will have on the Puerto Rico economy and on the Corporation's financial condition and results of operations.

Troubled Debt Restructurings

The Corporation provides homeownership preservation assistance to its customers through a loss mitigation program in Puerto Rico that is similar to the U.S. government's Home Affordable Modification Program guidelines. Depending upon the nature of borrowers' financial condition, restructurings or loan modifications through this program as well as other restructurings of individual commercial, commercial mortgage, construction, and residential mortgage loans in the U.S. mainland fit the definition of a TDR. A restructuring of a debt constitutes a TDR if the creditor for economic or legal reasons related to the debtor's financial difficulties grants a concession to the debtor that it would not

otherwise consider. Modifications involve changes in one or more of the loan terms that bring a defaulted loan current and provide sustainable affordability. Changes may include the refinancing of any past-due amounts, including interest and escrow, the extension of the maturity of the loan and modifications of the loan rate. As of June 30, 2016, the Corporation's total TDR loans held for investment of \$671.0 million consisted of \$381.8 million of residential mortgage loans, \$160.9 million of commercial and industrial loans, \$45.0 million of commercial mortgage loans, \$41.7 million of construction loans, and \$41.7 million of consumer loans. Outstanding unfunded commitments on TDR loans amounted to \$8.0 million as of June 30, 2016.

The Corporation's loss mitigation programs for residential mortgage and consumer loans can provide for one or a combination of the following: movement of interest past due to the end of the loan, extension of the loan term, deferral of principal payments and reduction of interest rates either permanently or for a period of up to four years (increasing back in step-up rates). Additionally, in certain cases, the restructuring may provide for the forgiveness of contractually due principal or interest. Uncollected interest is added to the end of the loan term at the time of the restructuring and not recognized as income until collected or when the loan is paid off. These programs are available only to those borrowers who have defaulted, or are likely to default, permanently on their loan and would lose their homes in a foreclosure action absent some lender concession. Nevertheless, if the Corporation is not reasonably assured that the borrower will comply with its contractual commitment, properties are foreclosed.

Prior to permanently modifying a loan, the Corporation may enter into trial modifications with certain borrowers. Trial modifications generally represent a six-month period during which the borrower makes monthly payments under the anticipated modified payment terms prior to a formal modification. Upon successful completion of a trial modification, the Corporation and the borrower enter into a permanent modification. TDR loans that are participating in or that have been offered a binding trial modification are classified as TDRs when the trial offer is made and continue to be classified as TDRs regardless of whether the borrower enters into a permanent modification. As of June 30, 2016, we classified an additional \$8.3 million of residential mortgage loans as TDRs that were participating in or had been offered a trial modification.

For the commercial real estate, commercial and industrial, and construction loan portfolios, at the time of a restructuring, the Corporation determines, on a loan-by-loan basis, whether a concession was granted for economic or legal reasons related to the borrower's financial difficulty. Concessions granted for commercial loans could include: reductions in interest rates to rates that are considered below market; extension of repayment schedules and maturity dates beyond original contractual terms; waivers of borrower covenants; forgiveness of principal or interest; or other contractual changes that would be considered a concession. The Corporation mitigates loan defaults for its commercial loan portfolios through its collection function. The function's objective is to

minimize both early stage delinquencies and losses upon default of commercial loans. In the case of the commercial and industrial, commercial mortgage, and construction loan portfolios, the Corporation's Special Asset Group ("SAG") focuses on strategies for the accelerated reduction of non-performing assets through note sales, short sales, loss mitigation programs, and sales of OREO. In addition to the management of the resolution process for problem loans, the SAG oversees collection efforts for all loans to prevent migration to the non-performing and/or adversely classified status. The SAG utilizes relationship officers, collection specialists, and attorneys. In the case of residential construction projects, the workout function monitors project specifics, such as project management and marketing, as deemed necessary. The SAG utilizes its collections infrastructure of workout collection officers, credit work-out specialists, in-house legal counsel, and third-party consultants. In the case of residential construction projects and large commercial loans, the SAG function also utilizes third-party specialized consultants to monitor the residential and commercial construction projects in terms of construction, marketing and sales, and to assist with the restructuring of large commercial loans.

In addition, the Corporation extends, renews, and restructures loans with satisfactory credit profiles. Many commercial loan facilities are structured as lines of credit, which are mainly one year in term and, therefore, are required to be renewed annually. Other facilities may be restructured or extended from time to time based upon changes in the borrower's business needs, use of funds, timing of completion of projects, and other factors. If the borrower is not deemed to have financial difficulties, extensions, renewals, and restructurings are done in the normal course of business and are not considered to be concessions, and the loans continue to be recorded as performing.

							June 3	30,	201	16				
(In thousands)	rat	nterest te below narket	0	aturity r term tension	C	of in in ra ext	nbination reduction interest ate and ension of naturity		pr a	giveness of incipal and/or aterest	Ot	ther (1)		Total
Troubled Debt														
Restructurings:														
Non-FHA/VA Residential Mortgage loans	\$	29,727	\$	7,750		\$	291,870		\$	-	\$	52,411	\$	381,758
Commercial Mortgage Loans		5,846		1,227			25,227			ı		12,729		45,029
Commercial and Industrial Loans		2,185		71,285			27,972			3,009		56,413		160,864
Construction Loans:														
Land		-		226			2,153			-		325		2,704

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Construction-commerc	cial	-		-		-		38,607		-		38,607
Construction-residenti	al	-		1		-		-		357		357
Consumer Loans - Auto		-		2,049		14,246		-		8,075		24,370
Finance Leases		-		431		1,881		-		-		2,312
Consumer Loans - Other		347		1,775		10,667		274		1,927		14,990
Total Troubled Debt Restructurings	\$	38,105	\$	84,743	\$	374,016	\$	41,890	\$	132,237	\$	670,991

⁽¹⁾ Other concessions granted by the Corporation include deferral of principal and/or interest payments for a period longer than what would be considered insignificant, payment plans under judicial stipulation or a combination of the concessions listed in the table.

		,					Decemb	31,	2015			· ·			
(In thousands)	rate below or tern market extension		r term	extension of			Forgiveness of principal and/or interest			Other (1)			Total		
Troubled Debt Restructurings:															
Non-FHA/VA Residential Mortgage loans	\$	29,066	\$	6,027		\$	297,310	\$	-		\$	50,269		\$	382,672
Commercial Mortgage Loans		4,379		1,244			26,109		-			12,766			44,498
Commercial and Industrial Loans		2,163		75,104			27,214		3,027			42,746			150,254
Construction Loans:															
Land		-		229			2,165		-			372			2,766
Construction-commerc	ial	-		-			-		39,466			-			39,466
Construction-residentia	ıl	-		-			3,046		-			436			3,482
Consumer Loans - Auto		-		2,330			12,388		-			6,864			21,582
Finance Leases		-		621			1,456		-			-			2,077
Consumer Loans - Other		89		1,604			11,026		327			1,748			14,794
Total Troubled Debt Restructurings	\$	35,697	\$	87,159		\$	380,714	\$	42,820		\$	115,201		\$	661,591

(1)	Other conces	sio	ns granted	l by	the	Corpora	tior	ino	clude defe	rral	of 1	principal	and	l/or	interest p	aym	ent	s for a
` ′	period longer		_	-												-		
	combination (of th	ne conces	sior	ıs li	sted in th	e ta	ble.		_		-			_			

	Quarter	Ende	d	Six-Month P	eriod F	Ended
(In thousands)	June	e 30 ,		June	e 30 ,	
	2016		2015	2016		2015
Beginning balance of TDRs	\$ 659,104	\$	705,123	\$ 661,591	\$	694,453
New TDRs	34,260		34,195	50,479		65,796
Increases to existing TDRs - additional						
disbursements	355		-	1,056		335
Charge-offs post modification (1)	(4,632)		(49,599)	(10,454)		(53,380)
Sales, net of charge-offs	-		(44,048)	-		(44,048)
Foreclosures	(4,579)		(3,096)	(7,400)		(10,252)
Removed from the TDR classification	(3,031)		-	(3,031)		-
Paid-off and partial payments	(10,486)		(7,814)	(21,250)		(18,143)
Ending balance of TDRs	\$ 670,991	\$	634,761	\$ 670,991	\$	634,761

TDR loans are classified as either accrual or nonaccrual loans. Loans in accrual status may remain in accrual status when their contractual terms have been modified in a TDR if the loan had demonstrated performance prior to the restructuring and payment in full under the restructured terms is expected. Otherwise, loans on non-accrual and restructured as a TDR will remain on nonaccrual status until the borrower has proven the ability to perform under the modified structure, generally for a minimum of six months, and there is evidence that such payments can and are likely to continue as agreed. Performance prior to the restructuring, or significant events that coincide with the restructuring, are included in assessing whether the borrower can meet the new terms and may result in the loan being returned to accrual status at the time of the restructuring or after a shorter performance period. If the borrower's ability to meet the revised payment schedule is uncertain, the loan remains classified as a non-accrual loan. Loan modifications increase the Corporation's interest income by returning a non-performing loan to performing status, if applicable, increase cash flows by providing for payments to be made by the borrower, and limit increases in foreclosure and OREO costs. The Corporation continues to consider a modified loan as an impaired loan for purposes of estimating the allowance for loan and lease losses. A TDR loan that specifies an interest rate that at the time of the restructuring is greater than or equal to the rate the Corporation is willing to accept for a new loan with comparable risk may not be reported as a TDR, or an impaired loan in the calendar years subsequent to the restructuring, if it is in compliance with its modified terms. During the first half of 2016, the Corporation removed a \$3.0 million loan from the TDR classification as the borrower is no longer experiencing financial difficulties and the loan was refinanced at market terms and does not contain any concession to the borrower.

(In thousands)		1	As of June	30, 2016		<u> </u>
	Ac	crual	Nona	ccrual (1)	Tot	tal TDRs
Non-FHA/VA Residential Mortgage oans	\$	301,318	\$	80,440	\$	381,758
Commercial Mortgage Loans		29,915		15,114		45,029
Commercial and Industrial Loans		57,991		102,873		160,864
Construction Loans:						
Land		909		1,795		2,704
Construction-commercial		-		38,607		38,607
Construction-residential		-		357		357
Consumer Loans - Auto		16,320		8,050		24,370
Finance Leases		2,244		68		2,312
Consumer Loans - Other		12,275		2,715		14,990
Total Troubled Debt Restructurings	\$	420,972	\$	250,019	\$	670,991

(1)	Included in non-accrual loans are \$120.3 million in loans that are performing under the terms of the
	restructuring agreement but are reported in non-accrual status until the restructured loans meet the
	criteria of sustained payment performance under the revised terms for reinstatement to accrual status
	and are deemed fully collectible.

(In thousands)		<u> </u>	As of	Dec	ember 31, 2	015	1	
	A	ccrual	1	Nona	accrual (1)		Tota	al TDRs
Non- FHA/VA Residential Mortgage loans	\$	303,885		\$	78,787		\$	382,672
Commercial Mortgage Loans		29,121			15,377			44,498
Commercial and Industrial Loans		48,392			101,862			150,254
Construction Loans:								
Land		924			1,842			2,766
Construction-commercial		-			39,466			39,466
Construction-residential		3,046			436			3,482
Consumer Loans - Auto		14,823			6,759			21,582
Finance Leases		1,980			97			2,077
Consumer Loans - Other		12,737			2,057			14,794
Total Troubled Debt Restructurings	\$	414,908		\$	246,683		\$	661,591

(1) Included in non-accrual loans are \$118.2 million in loans that are performing under the terms of the restructuring agreement but are reported in non-accrual status until the restructured loans meet the criteria of sustained payment performance under the revised terms for reinstatement to accrual status and there is no doubt about full collectability.

TDR loans exclude restructured residential mortgage loans that are guaranteed by the U.S. federal government (i.e., FHA/VA loans) totaling \$70.9 million as of June 30, 2016 (December 31, 2015 - \$77.6 million). The Corporation excludes FHA/VA guaranteed loans from TDR loans statistics given that, in the event that the borrower defaults on the loan, the principal and interest (at the specified debenture rate) are guaranteed by the U.S. government; therefore, the risk of loss on these types of loans is very low. The Corporation does not consider loans with U.S. federal government guarantees to be impaired loans for the purpose of calculating the allowance for loan and lease losses.

Loan modifications that are considered TDRs completed during the quarter and six-month period ended June 30, 2016 and 2015 were as follows:

(Dollars in thousands)		Qua	rter ended June 30,	2016		
	Number of contracts	Outstai	modification nding Recorded nvestment	Outstar	Modification Iding Recorded Evestment	
Troubled Debt Restructurings:						
Non-FHA/VA Residential Mortgage loans	54	\$	7,397	\$	7,132	
Commercial Mortgage Loans	3		2,672		2,668	
Commercial and Industrial Loans	19		20,261		20,261	
Consumer Loans - Auto	165		2,718		2,718	
Finance Leases	12		242		242	
Consumer Loans - Other	269		1,222		1,239	
Total Troubled Debt Restructurings	522	\$	34,512	\$	34,260	
(Dollars in thousands)		Six-Mont	l	ne 30, 2016		
	Number of contracts	Outstai	modification nding Recorded nvestment	Post-Modification Outstanding Record Investment		
Troubled Debt Restructurings:	Contracts		, csumono		· · · · · · · · · · · · · · · · · · ·	
Non-FHA/VA Residential Mortgage loans	112	\$	16,409	\$	15,591	
Commercial Mortgage Loans	3		2,672		2,668	
Commercial and Industrial Loans	19		20,261		20,261	
Consumer Loans - Auto	423		7,699		7,699	
Finance Leases	48		1,182		1,182	
Consumer Loans - Other	605		3,043		3,078	
Total Troubled Debt Restructurings	1,210	\$	51,266	\$	50,479	

(Dollars in thousands)		Quarte	er ended June 30, 2	2015			
		Pre-m	odification	Post-Me	odification		
	Number of	Outstand	ing Recorded	Outstandi	ng Recorded		
	contracts	Inv	estment	Inve	stment		
Troubled Debt Restructurings:							
Non-FHA/VA Residential	171	\$	29 647	•	27 126		
Mortgage loans	1/1	Ф	28,647	\$	27,136		
Commercial Mortgage Loans	1		131		131		
Commercial and Industrial Loans	2		1,316		898		
Construction Loans:							
Land	5		430		427		
Consumer Loans - Auto	198		3,214		3,137		
Finance Leases	16		461		454		
Consumer Loans - Other	355		2,015		2,012		
Total Troubled Debt	740	Φ.	26.214	Ф	24.105		
Restructurings	748	\$	36,214	\$	34,195		
(Dollars in thousands)		Six-Month 1	period ended June	30, 2015			
		Pre-m		odification			
	Number of		ing Recorded	Outstanding Recorded			
	contracts	Inv	estment	Inve	stment		
Troubled Debt Restructurings:							
Non-FHA/VA Residential	252	\$	40,142	\$	38,401		
Mortgage loans			·				
Commercial Mortgage Loans	9		12,952		13,062		
Commercial and Industrial Loans	3		2,997		2,579		
Construction Loans:							
Land	6		494		491		
Consumer Loans - Auto	344		5,387		5,267		
Finance Leases	24		694		638		
Consumer Loans - Other	732		5,406		5,358		
	1 250	\$	68,072	\$	65,796		
Total Troubled Debt Restructurings	1,370	. 70					

Recidivism, or the borrower defaulting on its obligation pursuant to a modified loan, results in the loan once again becoming a non-performing loan. Recidivism occurs at a notably higher rate than do defaults on new origination loans, so modified loans present a higher risk of loss than do new origination loans. The Corporation considers a loan to have defaulted if the borrower has failed to make payments of either principal, interest, or both for a period of 90 days or more.

Loan modifications considered TDR loans that defaulted during the quarters and six-month periods ended June 30, 2016 and June 30, 2015 and had become TDR during the 12-months preceding the default date were as follows:

			Quarter e	nded June 30,		
(Dollars in thousands)		2016			2015	
	Number of contracts		lecorded vestment	Number of contracts		ecorded vestment
Non-FHA/VA Residential Mortgage loans	10	\$	1,178	15	\$	2,129
Commercial Mortgage Loans	-		-	-		-
Commercial and Industrial Loans	-		-	-		-
Construction Loans:						
Land	-		-	-		-
Construction-commercial	-		-	-		-
Construction-residential	-		-	-		-
Consumer Loans - Auto	31		498	5		32
Consumer Loans - Other	34		116	37		141
Finance Leases	-		-	2		25
Total	75	\$	1,792	59	\$	2,327

	Six-Month Period Ended June 30,												
(Dollars in thousands)		201	16			2015							
	Number of contracts			ecorded restment		Number of contracts			ecorded vestment				
Non-FHA/VA Residential Mortgage loans	21		\$	3,156		27		\$	3,902				
Commercial Mortgage Loans	-			ı		-			-				
Commercial and Industrial Loans	-			1		4			5,745				
Construction Loans:					·								

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Land	-		-	-		-
Construction-commercial	ı		ı	-		-
Construction-residential	ı		ı	ı		-
Consumer Loans - Auto	40		634	7		40
Consumer Loans - Other	67		246	90		370
Finance Leases	1		13	3		40
Total	129	\$	4,049	131	\$	10,097

For certain TDR loans, the Corporation splits the loans into two new notes, A and B notes. The A note is restructured to comply with the Corporation's lending standards at current market rates, and is tailored to suit the customer's ability to make timely interest and principal payments. The B note includes the granting of the concession to the borrower and varies by situation. The B note is charged off but the obligation is not forgiven to the borrower, and any payments collected are accounted for as recoveries. At the time of the restructuring, the A note is identified and classified as a TDR loan. If the loan performs for at least six months according to the modified terms, the A note may be returned to accrual status. The borrower's payment performance prior to the restructuring is included in assessing whether the borrower can meet the new terms and may result in the loan being returned to accrual status at the time of the restructuring. In the periods following the calendar year in which a loan was restructured, the A note may no longer be reported as a TDR loan if it is in accrual status, is in compliance with its modified terms, and yields a market rate (as determined and documented at the time of the restructuring).

The recorded investment in loans held for investment restructured using the A/B note restructure workout strategy was approximately \$38.3 million as of June 30, 2016. The following table provides additional information about the volume of this type of loan restructuring and the effect on the allowance for loan and lease losses in the first six months of 2016 and 2015:

(In thousands)	June	30, 2016		June 30, 2015
Principal balance deemed collectible at end of period	\$	38,259	\$	41,000
Amount charged off	\$	-	\$	-
Charges (reductions) to the provision for loan losses	\$	1,948	\$	(62)
Allowance for loan losses at end of period	\$	2,809	\$	669

Of the loans comprising the \$38.3 million that have been deemed collectible, approximately \$38.1 million were placed in accrual status as the borrowers have exhibited a period of sustained performance. These loans continue to be individually evaluated for impairment purposes.

NOTE 7 – ALLOWANCE FOR LOAN AND LEASE LOSSES

The changes	in	the allowan	ce	for	loan and lea	ise l	los	ses were as	foll	low	rs:				
(In thousands)		esidential Mortgage Loans			ommercial Mortgage Loans			ommercial Industrial Loans			nstruction Loans	(Consumer Loans		Total
Quarter ended June 30, 2016															
Allowance for loan and lease losses:															
Beginning balance	\$	38,548		\$	68,744		\$	71,098		\$	3,013	\$	56,722	\$	238,125
Charge-offs		(11,532)			(1,437)			(1,914)			(513)		(12,970)		(28,366)
Recoveries		841			33			676			144		2,015		3,709
Provision (release)		11,098			2,459			(71)			103		7,397		20,986
Ending balance	\$	38,955		\$	69,799		\$	69,789		\$	2,747	\$	53,164	\$	234,454
Ending balance: specific reserve for impaired loans	\$	11,972		\$	40,071	4)	\$	27,750		\$	1,114	\$	5,465	\$	86,372
Ending balance: purchased credit-impaired loans (1)	\$	6,638		\$	219	3	\$	-		\$	-	\$	-	\$	6,857
Ending balance: general allowance	\$	20,345		\$	29,509		\$	42,039		\$	1,633	\$	47,699	\$	141,225
Loans held for															
investment: Ending balance	\$	3,323,844		\$	1,523,676	Š	\$	2,133,623		\$	137,406	\$	1,752,198	\$	8,870,747
Ending	\$	452,280		\$	211,348		\$	197,368		\$	49,216	\$	43,562	\$	953,774

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				•								1		
Ending balance: purchased credit-impaired loans	\$ I	166,556	\$	3,134	\$	-		\$	-		\$	-	\$	169,690
Ending balance: loans with general allowance	\$	2,705,008	\$	1,309,194	\$	1,936,255		\$	88,190		\$	1,708,636	\$	7,747,283
7 1 1	Ļ		~		_									
(In thousands)	4	Residential		ommercial	1	ommercial	ها	٦	4			٧		
		Mortgage Loans	ľ	Mortgage Loans	a	Industrial Loans	1		istruction Loans	l	•	Consumer Loans		Total
		Luans		Luans		Luans			Luaiis			Luans		Total
Six-Month period ended June 30, 2016														
Allowance for loan and lease losses:														
Beginning balance	\$	39,570	\$	68,211	\$	68,768	9	\$	3,519		\$	60,642	\$	240,710
Charge-offs		(18,838)		(2,012)		(5,673)			(604)			(27,774)		(54,901)
Recoveries		1,187		79		956			161			4,223		6,606
Provision (release)		17,036		3,521		5,738			(329)			16,073		42,039
Ending balance	\$	38,955	\$	69,799	\$	69,789	9	\$	2,747		\$	53,164	\$	234,454
Ending balance: specific reserve for impaired loans	\$	11,972	\$	40,071	\$	27,750	• 3	\$	1,114		\$	5,465	\$	86,372
Ending balance: purchased credit-impaired loans (1)	\$!	6,638	\$	219	\$	-	• ;	\$	-		\$	-	\$	6,857
Ending balance: general allowance	\$	20,345	\$	29,509	\$	42,039		\$	1,633		\$	47,699	\$	141,225
Loans held for investment:														
Ending	\vdash						\dashv							
balance	\$	3,323,844	\$	1,523,676	\$	2,133,623		\$	137,406		\$	1,752,198	\$	8,870,747
Ending balance:	\$	452,280	\$	211,348	\$	197,368		\$	49,216		\$	43,562	\$	953,774

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impaired le	oans																	
Ending																		
balance:																		
purchased		\$	166,556		\$	3,134		\$	-		\$	-		\$	-		\$	169,690
credit-imp	aired																	
loans																		
Ending																		
balance: lo	ans	Φ	2,705,008		\$	1,309,194		\$	1,936,255		\$	88,190		\$	1,708,636		\$	7,747,283
with gener	al	Ф	2,703,008		Ф	1,309,194		Ф	1,930,233		Ф	88,190		Ф	1,708,030		Ф	1,141,283
allowance																		
Ref	er to	No	te 6 - Loans	Не	eld	for Investme	ent	-P(CI loans for	a d	etai	il of chang	es	in t	he allowanc	e f	or l	oan losses
K I) I			CI loans.										,					

(In thousands)		esidential		ommercial	_	Commercial				~		
	I	Mortgage Loans	I	Mortgage Loans	8	Loans	С		nstruction Loans	Consumer Loans		Total
Quarter ended June 30, 2015 Allowance for loan and lease												
losses: Beginning balance	\$	28,682	\$	45,027	\$	70,179	\$	3	13,639	\$ 68,537	\$	226,064
Charge-offs		(3,529)		(46,432)		(24,370)			(4,079)	(14,538)		(92,948)
Recoveries		272		6,219		2,501			1,996	3,148		14,136
Provision		8,358		44,278		15,590			309	5,731		74,266
Ending balance	\$	33,783	\$	49,092	\$	63,900	\$	3	11,865	\$ 62,878	\$	221,518
Ending balance: specific reserve for impaired loans	\$	17,136	\$	6,711	\$	15,510	\$		2,256	\$ 8,305	\$	49,918
Ending balance: purchased credit-impaired loans	\$	3,061	\$	102	\$	-	\$	6	-	\$ -	\$	3,163
Ending balance: general allowance	\$	13,586	\$	42,279	\$	48,390	\$	6	9,609	\$ 54,573	\$	168,437
Loans held for												
investment:												
Ending	\$	3,327,350	\$	1,518,151	\$	2,185,701	\$	5	120,848	\$ 1,899,215	\$	9,051,265
Ending	\$	447,311	\$	130,743	\$	183,119	\$	3	26,190	\$ 37,453	\$	824,816
Ending balance: purchased credit-impaired loans	\$	175,234	\$	3,260	\$	-	\$	•	-	\$ -	\$	178,494
	\$	2,704,805	\$	1,384,148	\$	2,002,582	\$	6	94,658	\$ 1,861,762	\$	8,047,955

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with general allowance											
(In thousands)	desidential Mortgage Loans		ommercial Mortgage Loans	-	ommercial Industrial Loans		nstruction Loans	(Consumer Loans		Total
Six-Month period ended June 30, 2015											
Allowance for loan and lease losses:											
Beginning balance	\$ 27,301	\$	50,894	\$	63,721	\$	12,822	\$	67,657	\$	222,395
Charge-offs	(8,721)		(50,438)		(28,823)		(4,684)		(32,295)		(124,961)
Recoveries	370		6,495		3,059		2,203		4,721		16,848
Provision	14,833		42,141		25,943		1,524		22,795		107,236
Ending balance	\$ 33,783	\$	49,092	\$	63,900	\$	11,865	\$	62,878	\$	221,518
Ending balance: specific reserve for impaired loans	\$ 17,136	\$	6,711	\$	15,510	\$	2,256	\$	8,305	\$	49,918
Ending balance: purchased credit-impaired loans	\$ 3,061	\$	102	\$	-	\$	-	\$	-	\$	3,163
Ending balance: general allowance	\$ 13,586	\$	42,279	\$	48,390	\$	9,609	\$	54,573	\$	168,437
Loans held											
for 											
investment: Ending balance	\$ 3,327,350	\$	1,518,151	\$	2,185,701	\$	120,848	\$	1,899,215	\$	9,051,265
Ending balance: impaired loans	\$ 447,311	\$	130,743	\$	183,119	\$	26,190	\$	37,453	\$	824,816
Ending balance: purchased credit-impaired loans	\$ 175,234	\$	3,260	\$	-	\$	-	\$	-	\$	178,494
Ending	\$ 2,704,805	\$	1,384,148	\$	2,002,582	\$	94,658	\$	1,861,762	\$	8,047,955

balar with allov	general									

As discussed in Note 6, under the heading "Bulk Sale of Assets," during the second quarter of 2015, the Corporation completed the sale of commercial and construction loans with a book value of \$147.5 million, mostly comprised of non-performing and adversely classified loans. This transaction resulted in charge-offs of approximately \$61.4 million. The inclusion of the \$61.4 million of charge-offs from the bulk sale in the historical loss rates had an impact of approximately \$15.5 million on the general reserve for loan losses determined for loans collectively evaluated for impairment.

The Corporation incorporated the charge-offs information from the second quarter 2015 bulk sale in its measurement of credit impairment for loans collectively measured. The total bulk sale charge offs were included in the determination of historical loss rates with no reduction for the additional market discount related to the bulk sale resolution; in the past, the Corporation had separated the market component of the loss. The decision to include total charge-offs, with no qualitative adjustment for the steep discount on this bulk sale, considered the potential use of similar credit resolution strategies in the future in light of the current economic conditions in Puerto Rico. The effect of this position resulted in an increase of \$15.5 million in the related allowance in the second quarter of 2015.

As of June 30, 2016, the Corporation maintained a \$1.1million reserve for unfunded loan commitments (\$0.5 million as of June 30, 2015) mainly related to an outstanding floor plan relationship. The reserve for unfunded loan commitments is an estimate of the losses inherent in off-balance sheet loan commitments to borrowers that are experiencing financial difficulties at the balance sheet date. It is calculated by multiplying an estimated loss factor by an estimated probability of funding, and then by the period-end amounts for unfunded commitments. The reserve for unfunded loan commitments is included as part of accounts payable and other liabilities in the consolidated statement of financial condition.

NOTE 8 - LOANS HELD FOR SALE

The Corporation's loans held-for-sale portfolio was composed of:

(In thousands)	Ju	ne 30, 2016	Decei	mber 31, 2015	
Residential mortgage loans	\$	29,879	\$	27,734	
Construction loans		8,079		8,135	
Total	\$	37,958	\$	35,869	

Non-performing loans held for sale totaled \$8.1 million as of June 30, 2016 and December 31, 2015.

NOTE 9 - OTHER REAL ESTATE OWNED

		Jı	une 30,		December 31
(In thousands)	1		2016	2	2015
OREO					
OREO balance	es, carrying value:				
Residential (1)	\$	42,913	\$	43,563
Commercial			82,054		87,849
Construction			14,192		15,389
Total		\$	139,159	\$	146,801
(1)	Excludes \$13.0 million at respectively, of foreclosureceivable (other assets) is	res that meet the con	ditions of ASC 310-	•	•

NOTE 10 - DERIVATIVE INSTRUMENTS AND HEDGING ACTIVITIES

One of the market risks facing the Corporation is interest rate risk, which includes the risk that changes in interest rates will result in changes in the value of the Corporation's assets or liabilities and the risk that net interest income from its loan and investment portfolios will be adversely affected by changes in interest rates. The overall objective of the Corporation's interest rate risk management activities is to reduce the variability of earnings caused by changes in interest rates.

The Corporation designates a derivative as a fair value hedge, cash flow hedge or economic undesignated hedge when it enters into the derivative contract. As of June 30, 2016 and December 31, 2015, all derivatives held by the Corporation were considered economic undesignated hedges. These undesignated hedges are recorded at fair value with the resulting gain or loss recognized in current earnings.

The following summarizes the principal derivative activities used by the Corporation in managing interest rate risk:

<u>Interest rate cap agreements</u> - Interest rate cap agreements provide the right to receive cash if a reference interest rate rises above a contractual rate. The value increases as the reference interest rate rises. The Corporation enters into interest rate cap agreements for protection from rising interest rates.

<u>Forward Contracts</u> - Forward contracts are sales of to-be-announced ("TBA") mortgage-backed securities that will settle over the standard delivery date and do not qualify as "regular way" security trades. Regular-way security trades are contracts that have no net settlement provision and no market mechanism to facilitate net settlement and that provide for delivery of a security within the time frame generally established by regulations or conventions in the market place or exchange in which the transaction is being executed. The forward sales are considered derivative instruments that need to be marked to market. These securities are used to economically hedge the FHA/VA residential mortgage loan securitizations of the mortgage-banking operations. Unrealized gains (losses) are recognized as part of mortgage banking activities in the consolidated statement of income.

To satisfy the needs of its customers, the Corporation may enter into non-hedging transactions. On these transactions, generally, the Corporation generally participates as a buyer in one of the agreements and as a seller in the other agreement under the same terms and conditions.

In addition, the Corporation enters into certain contracts with embedded derivatives that do not require separate accounting as these are clearly and closely related to the economic characteristics of the host contract. When the embedded derivative possesses economic characteristics that are not clearly and closely related to the economic characteristics of the host contract, it is bifurcated, carried at fair value, and designated as a trading or non-hedging derivative instrument.

	<u> </u>	NT 4° 1 A	4 (1)	
		Notional Am	1 ` ′	
		As of		As of
	Ju	ne 30,	Decei	mber 31,
	2	016	2	015
		(In thous	ands)	
Undesignated economic hedges:				
Interest rate contracts:				1
Written interest rate cap agreements	\$	91,510	\$	120,816
Purchased interest rate cap agreements		91,510		120,816
Forward Contracts:				
Sale of TBA GNMA MBS pools		33,000		30,000
	\$	216,020	\$	271,632

	A	sset]	<u>Derivati</u>	ves			Lia	<u>abili</u>	ty D	<u>erivativ</u>	es		
	Statement				Dec	ember						Dec	embe
	of	Jι	ıne 30,			31,			Ju	ne 30,			31,
	Financial	4	2016		2	015			2	016		2	015
		Fair				Fair	Statement of Financial		1	Fair		F	Fair
	Condition						Condition						
	Location	7	Value		V	alue	Location		V	alue		V	alue
(In thousands)									ı				
Undesignated								-				\vdash	
economic hedges:													
Interest rate contracts:													
		\$	-		\$	_			\$	217		\$	798

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Written interest rate cap agreements	Other assets					Accounts payable and other liabilities				
Purchased interest rate cap agreements	Other assets		212		806	Accounts payable and other liabilities		-		-
Forward Contracts: Sales of TBA GNMA MBS pools	Other assets		-		-	Accounts payable and other liabilities		359		123
		\$	212	\$	806		\$	576	\$	921

The following table summa		1						T							
				Gain	or l	Loss))				Gain (e	or L	oss)		
	Location of Gain or (loss)			Quar					S	Six-N	Month 1			nded	ì
	Recognized in Income on			Jı	ıne 3	80,					Jun	ie 30),		
(In thousands)	Derivatives		20	016		2	2015			201	.6		2	2015	
Undesignated economic hedges:															
Interest rate contracts:															
Written and purchased interest rate cap agreements	Interest income - Loans		\$	(3)		\$		-	\$		(7)		\$		-
Forward contracts:															
Sales of TBA GNMA MBS pools	Mortgage banking activities			(87)		254	ļ			(236)			1	182
Total (loss) gain on derivatives			\$	(90)	\$	254	Ļ	\$		(243)		\$	1	182

Derivative instruments are subject to market risk. As is the case with investment securities, the market value of derivative instruments is largely a function of the financial market's expectations regarding the future direction of interest rates. Accordingly, current market values are not necessarily indicative of the future impact of derivative instruments on earnings. This will depend, for the most part, on the shape of the yield curve, the level of interest rates, as well as the expectations for rates in the future.

NOTE 11 - OFFSETTING OF ASSETS AND LIABILITIES

The Corporation enters into master agreements with counterparties, primarily related to derivatives and repurchase agreements that may allow for netting of exposures in the event of default. In an event of default, each party has a right of set-off against the other party for amounts owed under the related agreement and any other amount or obligation owed in respect of any other agreement or transaction between them. The following table presents information about the offsetting of financial assets and liabilities as well as derivative assets and liabilities:

\Box													
al A	ssets and D	erivat	tive Assets			<u> </u>			J				
Ī													
							Gross An	noun	ts N	lot			
						Off	set in the	Stat	tem	ent of			
							Financia	al Po	sitio	n			
					_								
			_										
				_									
	C	_											
		_		Sta									
				Fir	-	Fi	nancial		C	ach		N	[n 4
	_			Po	sition						,		
													ount
\$	212	\$	-	\$	212	\$	(212)		\$	-		\$	-
 					-		-			-			
\$	200,212	\$	(200,000)	\$	212	\$	(212)		\$	-	5	\$	-
₩			 										
╂			<u> </u>										
						OII							
+					Not	-	r mancia	II FO	Sitio)11			
\vdash	Cross		Cross		_	+					\dashv		
-1		-				E:	nanajal			och			
A													
	Anred	Gross Amounts of Recognized Assets \$ 212 200,000 \$ 200,212	Gross Amounts of Recognized Assets \$ 212 \$ \$ 200,000 \$ 200,212 \$ \$	Statement of Financial Position	Gross Gross Anounts Statement of Financial Position Statement of Statement of Financial Position Statement of Programment Position Position Statement of Programment P	Net Amounts Offset in the Statement Of Financial Position \$ 212	Net Amounts Off Statement Off Off		Gross Amount Offset in the Statement of Financial Position				

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As of December 31, 2015		Assets	F	tement of inancial Position		Sta Fin	n the tement of ancial esition	Inst	ruments		Col	ateral		et ount
(In thousands)														
Description														
Derivatives	\$	806	\$	-		\$	806	\$	(806)		\$	-	\$	-
Securities purchased under agreements to resell		200,000		(200,000)			-		_			_		_
Total	\$	200,806	\$	(200,000)		\$	806	\$	(806)	•	\$	-	\$	_
Total	Ψ	200,800	Ψ	(200,000)		Ψ	800	Ψ	(800)		Ψ	_	Ψ	
					48									
	+			<u> </u>		1				\dashv				
	1					1				+				

		1			ı		1	T	1	1		1			1
				L			<u> </u>								
Offsetting of Financ	ial I	<u>Liabilities</u>	and	d De	erivative Li	abil	lities					1			T
	<u> </u>														
									Gr	oss Amount					
										in the State	-				
										Financial	Pos	itio	n		
	<u> </u>						1	_							
]				Gross		1	Amounts							
					Amounts			Liabilities							
		Gross			fset in the			esented in							
		nounts of			atement of			Statement							
	I	cognized			inancial			Financial Position		Financial			ash	ľ	Net
As of June 30, 2016	L	iabilities			Position		-	POSITION	<u>In</u>	struments		Coll	ateral	An	ւթաո
(In thousands)															
Description	<u> </u>		Ī	_	ı		T	<u> </u>	<u> </u>	1			Г		
Securities sold under															
agreements to					(200000)			400.000		(400.000)					
repurchase	\$	600,000		\$	(200,000)		\$	400,000	\$	(400,000)		\$	-	\$	-
	<u> </u>						<u> </u>								
	<u> </u>														
									Gr	oss Amount					
										in the State					
										Financial	Pos	itio	n		
							1								
					Gross			Amounts							
					Amounts		-	Liabilities							
		Gross			fset in the			esented in							
		nounts of			atement of			Statement							
As of December 31,		cognized			inancial			Financial Position		Financial			ash		Net
2015	L	iabilities 			Position		-	OSILIOII	<u> In</u>	struments		Coll	atera	An	ւրսո
(In thousands)	-														
Description					ı			<u> </u>	ı				1	<u> </u>	1
Securities sold under															
agreements to	Ф	600.000		ф	(200.000)		ф	400.000	Φ.	(400,000)		Ф		_	
repurchase	\$	600,000		\$	(200,000)		\$	400,000	\$	(400,000)		\$	-	\$	+-
															-

NOTE 12 – GOODWILL AND OTHER INTANGIBLES

Goodwill as of June 30, 2016 and December 31, 2015 amounted to \$28.1 million, recognized as part of "Other Assets" in the consolidated statement of financial condition. The Corporation conducted its annual evaluation of goodwill and intangibles during the fourth quarter of 2015. The Corporation's goodwill is related to the acquisition of FirstBank Florida in 2005.

There have been no events related to the Florida reporting unit that could indicate potential goodwill impairment since the date of the last evaluation; therefore, no goodwill impairment evaluation was performed during the first half of 2016. Goodwill and other indefinite life intangibles are reviewed at least annually for impairment.

In connection with the acquisition of the FirstBank-branded credit card loan portfolio in the second quarter of 2012, the Corporation recognized a purchased credit card relationship intangible of \$24.5 million, which is being amortized over the remaining estimated life of 5.4 years on an accelerated basis based on the estimated attrition rate of the purchased credit card accounts, which reflects the pattern in which the economic benefits of the intangible asset are consumed. These benefits are consumed as the revenue stream generated by the cardholder relationship is realized.

The core deposit intangible acquired in the February 2015 Doral Bank transaction amounted to \$5.8 million (\$4.7 million as of June 30, 2016).

In the first quarter of 2016, FirstBank Insurance Agency acquired certain insurance customer accounts and related customer records and recognized an insurance customer relationship intangible of \$1.1 million (\$1.0 million as of June 30, 2016), which is being amortized over the next 6.6 years on a straight-line basis. The list of accounts acquired has a direct relationship to the previous mortgage loan portfolio acquisitions from Doral Bank and Doral Financial in 2015 and 2014.

The following table shows the gross amo				poration's in	tangible assets
recognized as part of Other Assets in the co	onsolidated sta	atement of financia	l condition:		
		As of			As of
		June 30,		Dece	ember 31,
		2016			2015
(Dollars in thousands)					
Core deposit intangible:					
Gross amount, beginning of period	\$	51,664		\$	45,844

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Addition as a result of acquisition	-	5,820
Accumulated amortization	(43,482)	(42,498)
Net carrying amount	\$ 8,182	\$ 9,166
Remaining amortization period	8.5 years	9.0 years
Purchased credit card relationship intangible:		
Gross amount	\$ 24,465	\$ 24,465
Accumulated amortization	(12,540)	(11,146)
Net carrying amount	\$ 11,925	\$ 13,319
Remaining amortization period	5.4 years	5.8 years
Insurance Customer relationship intangible:		
Gross amount	\$ 1,067	\$ -
Accumulated amortization	(64)	-
Net carrying amount	\$ 1,003	\$ -
Remaining amortization period	6.6 years	-

For the quarter and six-month period ended June 30, 2016, the amortization expense of core deposit intangibles amounted to \$0.5 million and \$1.0 million, respectively, (2015 - \$0.6 million and \$1.0 million, respectively). For the quarter and six-month period ended June 30, 2016, the amortization expense of the purchased credit card relationship intangible amounted to \$0.7 million and \$1.4 million, respectively, (2015 - \$0.8 million and \$1.5 million, respectively). For the quarter and six-month period ended June 30, 2016, the amortization expense of insurance customer relationship intangible amounted to \$39 thousand and \$64 thousand, respectively.

	Amount
	(In thousands)
2016	\$ 2,453
2017	4,495
2018	3,519
2019	3,067
2020	2,851
2021 and after	4,725

NOTE 13 – NON CONSOLIDATED VARIABLE INTEREST ENTITIES AND SERVICING ASSETS

The Corporation transfers residential mortgage loans in sale or securitization transactions in which it has continuing involvement, including servicing responsibilities and guarantee arrangements. All such transfers have been accounted for as sales as required by applicable accounting guidance.

When evaluating the need to consolidate counterparties to which the Corporation has transferred assets or with which the Corporation has entered into other transactions, the Corporation first determines if the counterparty is an entity for which a variable interest exists. If no scope exception is applicable and a variable interest exists, the Corporation then evaluates if it is the primary beneficiary of the VIE and whether the entity should be consolidated or not.

Below is a summary of transfers of financial assets to VIEs for which the Corporation has retained some level of continuing involvement:

GNMA

The Corporation typically transfers first lien residential mortgage loans in conjunction with GNMA securitization transactions in which the loans are exchanged for cash or securities that are readily redeemed for cash proceeds and servicing rights. The securities issued through these transactions are guaranteed by the issuer and, as such, under seller/servicer agreements, the Corporation is required to service the loans in accordance with the issuers' servicing guidelines and standards. As of June 30, 2016, the Corporation serviced loans securitized through GNMA with a principal balance of \$1.4 billion.

Trust-Preferred Securities

In 2004, FBP Statutory Trust I, a financing trust that is wholly owned by the Corporation, sold to institutional investors \$100 million of its variable rate trust-preferred securities. The proceeds of the issuance, together with the proceeds of the purchase by the Corporation of \$3.1 million of FBP Statutory Trust I variable rate common securities, were used by FBP Statutory Trust I to purchase \$103.1 million aggregate principal amount of the Corporation's Junior Subordinated Deferrable Debentures. Also in 2004, FBP Statutory Trust II, a financing trust that is wholly owned by the Corporation, sold to institutional investors \$125 million of its variable rate trust-preferred securities. The proceeds of the issuance, together with the proceeds of the purchase by the Corporation of \$3.9 million of FBP Statutory Trust II variable rate common securities, were used by FBP Statutory Trust II to purchase \$128.9 million aggregate principal amount of the Corporation's Junior Subordinated Deferrable Debentures. The debentures are presented in the Corporation's consolidated statement of financial condition as Other Borrowings, net of related issuance costs. The variable rate trust-preferred securities are fully and unconditionally guaranteed by the Corporation. The Junior Subordinated Deferrable Debentures issued by the Corporation in April 2004 and in September 2004 mature on June 17, 2034 and September 20, 2034, respectively; however, under certain circumstances, the maturity of Junior Subordinated Deferrable Debentures may be shortened (such shortening would result in a mandatory redemption of the variable rate trust-preferred securities). During the first quarter of 2016, the Corporation completed the repurchase of \$10 million in trust-preferred securities of the FBP Statutory Trust II that were auctioned in a public sale at which the Corporation was invited to participate. The Corporation repurchased and cancelled the repurchased trust preferred securities, resulting in a commensurate reduction in the related Floating Rate Junior Subordinated Debentures. The Corporation's winning bid equated to 70% of the \$10 million par value. The 30% discount, plus accrued interest, resulted in a gain of approximately \$4.2 million, which is reflected in the statement of income as a "Gain on early extinguishment of debt." During the second quarter of 2015, the Corporation issued 852,831 shares of the Corporation's common stock in exchange for \$5.3 million of trust preferred securities (FBP Statutory Trust I), which enabled the Corporation to cancel \$5.5 million of the carrying value of the debentures underlying the purchased trust preferred securities. The Collins Amendment to the Dodd-Frank Wall Street Reform and Consumer Protection Act eliminates certain trust-preferred securities from Tier 1 Capital; however, these instruments may remain in Tier 2 capital until the instruments are redeemed or mature. Under the indentures, the Corporation has the right, from time to time, and without causing an event of default, to defer payments of interest on the Junior Subordinated Debentures by extending the interest payment period at any time and from time to time during the term of the subordinated debentures for up to twenty consecutive quarterly periods. During the second quarter of 2016, the Corporation received approval from the Federal Reserve and paid \$31.2

million for all the accrued but deferred interest payments plus the interest for the second quarter on the Corporation's subordinated debentures associated with its trust preferred securities. As of June 30, 2016, the Corporation is current on all interest payments due related to its subordinated debt. Future interest payments are subject to the Federal Reserve approval.

Grantor Trusts

During 2004 and 2005, a third party to the Corporation, referred to in this subsection as the seller, established a series of statutory trusts to effect the securitization of mortgage loans and the sale of trust certificates. The seller initially provided the servicing for a fee, which is senior to the obligations to pay trust certificate holders. The seller then entered into a sales agreement through which it sold and issued the trust certificates in favor of the Corporation's banking subsidiary. Currently, the Bank is the sole owner of the trust certificates; the servicing of the underlying residential mortgages that generate the principal and interest cash flows is performed by another third party, which receives a servicing fee. The securities are variable rate securities indexed to 90-day LIBOR plus a spread. The principal payments from the underlying loans are remitted to a paying agent (servicer) who then remits interest to the Bank; interest income is shared to a certain extent with the FDIC, which has an interest only strip ("IO") tied to the cash flows of the underlying loans and is entitled to receive the excess of the interest income less a servicing fee over the variable rate income that the Bank earns on the securities. This IO is limited to the weighted-average coupon of the securities. The FDIC became the owner of the IO upon its intervention of the seller, a failed financial institution. No recourse agreement exists and the risks from losses on non-accruing loans and repossessed collateral are absorbed by the Bank as the sole holder of the certificates. As of June 30, 2016, the amortized cost and fair value of Grantor Trusts amounted to \$31.7 million and \$23.7 million, respectively, with a weighted average yield of 2.34%.

Investment in unconsolidated entity

On February 16, 2011, FirstBank sold an asset portfolio consisting of performing and non-performing construction, commercial mortgage and commercial and industrial loans with an aggregate book value of \$269.3 million to CPG/GS, an entity organized under the laws of the Commonwealth of Puerto Rico and majority owned by PRLP Ventures LLC ("PRLP"), a company created by Goldman, Sachs & Co. and Caribbean Property Group. In connection with the sale, the Corporation received \$88.5 million in cash and a 35% interest in CPG/GS, and made a loan in the amount of \$136.1 million representing seller financing provided by FirstBank. The loan has a seven-year maturity and bears variable interest at 30-day LIBOR plus 300 basis points and is secured by a pledge of all of the acquiring entity's assets as well as the PRLP's 65% ownership interest in CPG/GS. As of June 30, 2016, the carrying amount of the loan was \$7.9 million, which was included in the Corporation's Commercial and Industrial loans held for investment portfolio. FirstBank's equity interest in CPG/GS is accounted for under the equity method. When applying the equity method, the Bank follows the Hypothetical Liquidation Book Value method ("HLBV") to determine its share of CPG/GS's earnings or loss. The loss recorded in 2014 reduced to zero the carrying amount of the Bank's investment in CPG/GS. No negative investment needs to be reported as the Bank has no legal obligation or commitment to provide further financial support to this entity; thus, no further losses have been or will be recorded on this investment. Any potential increase in the carrying value of the investment in CPG/GS, under the HLBV method, would depend upon

how better off the Bank is at the end of the period than it was at the beginning of the period after the waterfall calculation performed to determine the amount of gain allocated to the investors.

FirstBank also provided an \$80 million advance facility to CPG/GS to fund unfunded commitments and costs to complete projects under construction, which was fully disbursed in 2011, and a \$20 million working capital line of credit to fund certain expenses of CPG/GS. The working capital line of credit was renewed and reduced to \$7 million for a period of two years expiring on September 2016. During 2012, CPG/GS repaid the outstanding balance of the advance facility to fund unfunded commitments, and the funds became available for rewithdrawal under a one-time revolver agreement. These loans bear variable interest at 30-day LIBOR plus 300 basis points. As of June 30, 2016, the carrying value of the revolver agreement was \$13.3 million, which was included in the Corporation's commercial and industrial loans held for investment portfolio. The carrying value of the working capital line was \$0 as of June 30, 2016.

Cash proceeds received by CPG/GS are first used to cover operating expenses and debt service payments, including those related to the note receivable, the advance facility, and the working capital line, described above, which must be substantially repaid before proceeds can be used for other purposes, including the return of capital to both PRLP and FirstBank. FirstBank will not receive any return on its equity interest until PRLP receives an aggregate amount equivalent to its initial investment and a priority return of at least 12%, resulting in FirstBank's interest in CPG/GS being subordinate to PRLP's interest. CPG/GS will then begin to make payments pro rata to PRLP and FirstBank, 35% and 65%, respectively, until FirstBank has achieved a 12% return on its invested capital and the aggregate amount of distributions is equal to FirstBank's capital contributions to CPG/GS.

The Bank has determined that CPG/GS is a VIE in which the Bank is not the primary beneficiary. In determining the primary beneficiary of CPG/GS, the Bank considered applicable guidance that requires the Bank to qualitatively assess the determination of the primary beneficiary (or consolidator) of CPG/GS based on whether it has both the power to direct the activities of CPG/GS that most significantly impact the entity's economic performance and the obligation to absorb losses of CPG/GS that could potentially be significant to the VIE or the right to receive benefits from the entity that could potentially be significant to the VIE.

The Bank determined that it does not have the power to direct the activities that most significantly impact the economic performance of CPG/GS as it does not have the right to manage the loan portfolio, impact foreclosure proceedings, or manage the construction and sale of the property; therefore, the Bank concluded that it is not the primary beneficiary of CPG/GS. As a creditor to CPG/GS, the Bank has certain rights related to CPG/GS; however, these are intended to be protective in nature and do not provide the Bank with the ability to manage the operations of CPG/GS. Since CPG/GS is not a consolidated subsidiary of the Bank and the transaction met the criteria for sale accounting under authoritative guidance, the Bank accounted for this transaction as a true sale, recognizing the cash received, the notes receivable, and the interest in CPG/GS, and derecognizing the loan portfolio sold.

Servicing Assets

The Corporation sells residential mortgage loans to GNMA, which generally securitizes the transferred loans into mortgage-backed securities. Also, certain conventional conforming loans are sold to FNMA or FHLMC with servicing retained. The Corporation recognizes as separate assets the rights to service loans for others, whether those servicing assets are originated or purchased.

The changes in servicing assets									
are shown below:									
		Quarte	r ended		S	Six-Month	period	l ended	
		Jun	e 30 ,			Jur	ne 30,		
(In thousands)	2	2016	2	2015	2016 2015		2015		
					T .		•		
Balance at beginning of period	\$	24,692	\$	22,973	\$	24,282	\$	22,838	
Capitalization of servicing assets		1,297		1,474		2,458		2,547	
Amortization		(809)		(795)		(1,607)		(1,651)	
Adjustment to fair value		(151)		(109)		(124)		(147)	
Other (1)		15		(24)		35		(68)	
Balance at end of period	\$	25,044	\$	23,519	\$	25,044	\$	23,519	
(1) Amount represents the	adjust	ment to fair v	alue relat	ed to the					
repurchase of loans ser	rviced	for others.							

Impairment charges are recognized through a valuation allowance for each individual stratum of servicing assets. The valuation allowance is adjusted to reflect the amount, if any, by which the cost basis of the servicing asset for a given stratum of loans being serviced exceeds its fair value. Any fair value in excess of the cost basis of the servicing asset for a given stratum is not recognized.

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		Quarte	r ended		Si	x-Month P	eriod En	ıded	
		Jun	e 30 ,			June	e 30 ,		
(In thousands)	20	16	20	15	2016		20	2015	
Balance at beginning of period	\$	109	\$	93	\$	136	\$	55	
Temporary impairment charges		167		128		194		186	
Recoveries		(16)		(19)		(70)		(39)	
Balance at end of period	\$	260	\$	202	\$	260	\$	202	

The components of	net se	ervicing inco	me are sh	own below:		
			er ended te 30,		Six-Month P June	nded
(In thousands)	2	016	T T	015	 2016	 2015
Servicing fees	\$	1,865	\$	1,780	\$ 3,727	\$ 3,544
Late charges and prepayment penalties		163		177	305	367
Adjustment for loans repurchased		15		(24)	35	(68)
Other (1)		(1)		(14)	(1)	(103)
Servicing income, gross		2,042		1,919	4,066	3,740
Amortization and impairment of servicing assets		(960)		(904)	(1,731)	(1,798)
Servicing income, net	\$	1,082	\$	1,015	\$ 2,335	\$ 1,942
(1) Mainly consisted of c	ompei	nsatory fees	imposed b	y GSEs.		<u> </u>

The Corporation's servicing assets are subject to prej			mptions
used in determining the fair value at the time of sale of	the related mortgages ra	anged as follows:	
	Maximum	Minii	num
Six-Month Period Ended June 30, 2016:			
Constant prepayment rate:			
Government guaranteed mortgage loans	7.6 %	7.6	%
Conventional conforming mortgage loans	8.0 %	8.0	%
Conventional non-conforming mortgage loans	14.1 %	14.0	% <u> </u>
Discount rate:			
Government guaranteed mortgage loans	11.5 %	11.5	%
Conventional conforming mortgage loans	9.5 %	9.5	%
Conventional non-conforming mortgage loans	13.8 %	13.8	%
Six-Month Period Ended June 30, 2015:			
Constant prepayment rate:			
Government guaranteed mortgage loans	9.2 %	7.9	%
Conventional conforming mortgage loans	9.0 %	7.9	%
Conventional non-conforming mortgage loans	14.0 %	12.9	%
Discount rate:			
Government guaranteed mortgage loans	11.5 %	11.5	%
Conventional conforming mortgage loans	9.5 %	9.5	%
Conventional non-conforming mortgage loans	13.8 %	13.8	%

54		
-		

As of June 30, 2016, fair values of the Corporation's servicing assets were based on a valuation model that incorporates market driven assumptions regarding discount rates and mortgage prepayment rates, adjusted by the particular characteristics of the Corporation's servicing portfolio. The weighted-averages of the key economic assumptions used by the Corporation in its valuation model and the sensitivity of the current aggregate fair value to immediate 10% and 20% adverse changes in those assumptions for mortgage loans as of June 30, 2016 were as follows:

	(Do	llars in thousands)
Carrying amount of servicing assets	\$	25,044
Fair value	\$	27,695
Weighted-average expected life (in years)		8.22
Constant prepayment rate (weighted-average annual rate)		10.56%
Decrease in fair value due to 10% adverse change	\$	913
Decrease in fair value due to 20% adverse change	\$	1,776
Discount rate (weighted-average annual rate)		10.67%
Decrease in fair value due to 10% adverse change	\$	1,220
Decrease in fair value due to 20% adverse change	\$	2,346

These sensitivities are hypothetical and should be used with caution. As the figures indicate, changes in fair value based on a 10% variation in assumptions generally cannot be extrapolated because the relationship between the change in assumption and the change in fair value may not be linear. Also, in this table, the effect of a variation in a particular assumption on the fair value of the servicing asset is calculated without changing any other assumption; in reality, changes in one factor may result in changes in another (for example, increases in market interest rates may result in lower prepayments), which may magnify or counteract the sensitivities.

NOTE 14 – DEPOSITS

The following table summarizes deposit balances:				
		June 30, 2016		December 31,
				2015
(In thousands)				
Type of account:				
Non-interest bearing checking accounts	\$	1,409,072	\$	1,336,559
Savings accounts		2,505,378		2,459,186
Interest-bearing checking accounts		1,105,926		1,088,651
Certificates of deposit		2,395,510		2,356,245
Brokered CDs		1,809,133		2,097,483
	\$	9,225,019	\$	9,338,124

	June 30,					
	2016	6				
(In thousands)						
Three months or less	\$	351,319				
Over three months to six months		355,899				
Over six months to one year		423,879				
One to three years		608,010				
Three to five years		69,840				
Over five years		186				
Total	\$	1,809,133				

The following are the comp	onents o	i interest ex	pense on	ueposits						
		Qua	rter En	ded		Six-Month Period Ende			nded	
		•	June 30,				June 30,			
	2	016			2015		2016			2015
(In thousands)		I							1	
Interest expense on deposits	\$	16,494		\$	16,096	\$	32,974		\$	32,455
Accretion of premium from acquisition		(57)			(285)		(138)			(285)

Amortization of broker placement fees	787		1,169		1,645		2,504
Interest expense on deposits	\$ 17,224	\$	16,980	\$	34,481	\$	34,674

NOTE 15 - SECURITIES SOLD UNDER AGREEMENTS TO REPURCHASE

Securities sold under agreements to repurchase (repu	lichase agre	ements) consist	t of the foil	owing.	
(Dollars in thousands)	June	30, 2016		Decemb	er 31, 2015
Repurchase agreements, interest ranging from 1.96% to 3.72%					
(December 31, 2015- 1.96% to 3.41%) (1)(2)	\$	700,000		\$	700,000
(1) Reported net of securities purchas agreements) by counterparty, whe	_			_	chase
(2) As of June 30, 2016, includes \$60 right to call before their contractual addition, \$500 million is tied to various street to various s	al maturities	at various date			

	June 30, 2016				
	(In	thousands)			
One month to three months	\$	100,00			
Over three months to six months	Ψ	300,00			
One year to three years		100,00			
Over five years		200,00			
Total	\$	700,00			

As of June 30, 2016 and December 31, 2015, the securities underlying such agreements were delivered to the dealers with which the repurchase agreements were transacted.

Repu	Repurchase agreements as of June 30, 2016, grouped by counterparty, were as follows:									
	(Dollars in thousands)		Weighted-Average							
			Maturity (In							
	Counterparty	Amount	Months)							

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Credit Suisse First Boston	\$ 100,000	1	
Citigroup Global Markets	300,000	4	
Dean Witter / Morgan Stanley	100,000	16	
JP Morgan Chase	200,000	67	
	\$ 700,000		

NOTE 16 – ADVANCES FROM THE FEDERAL HOME LOAN BANK (FHLB)

	June 30,	Dec	cember 31
(Dollars in thousands)	2016		2015
Fixed-rate advances from FHLB, with a weighted-			
average interest rate of 1.30%	\$ 455,000	\$	455

Advances fro	om FHLB mature as follows:		
	(In thousands)	Jı	une 30, 2016
	Over one month to three months	\$	100,000
	Over one year to three years		225,000
	Over three to four years		130,000
	Total	\$	455,000

As of June 30, 2016, the Corporation had additional capacity of approximately \$652.6 million on this credit facility based on collateral pledged at the FHLB, including a haircut reflecting the perceived risk associated with holding the collateral.

NOTE 17 – OTHER BORROWINGS

Other borrowings consist of:

	June 30,	December 31,
(In thousands)	2016	2015

Junior subordinated debentures due in 2034,				
interest-bearing at a floating rate of 2.75%				
over 3-month LIBOR (3.41% as of June 30, 2016				
and 3.28% as of December 31, 2015)	\$	97,626	\$	97,626
Junior subordinated debentures due in 2034,				
interest-bearing at a floating rate of 2.50%				
over 3-month LIBOR (3.15% as of June 30, 2016				
and 3.07% as of December 31, 2015) (1)		118,561		128,866
	\$	216,187	\$	226,492
(1) Refer to Note 13 - Non-Consolidated Preferred Securities for additional in cancellation of \$10 million of trust p debentures.	formation ab	out the Corporation'	s repurchase a	and

NOTE 18 – STOCKHOLDERS' EQUITY

Common Stock

As of June 30, 2016 and December 31, 2015, the Corporation had 2,000,000,000 authorized shares of common stock with a par value of \$0.10 per share. As of June 30, 2016 and December 31, 2015, there were 218,278,207 and 216,051,128 shares issued, respectively, and 217,129,074 and 215,088,698 shares outstanding, respectively. On July 30, 2009, the Corporation announced the suspension of common and preferred stock dividends effective with the preferred dividend for the month of August 2009. Refer to Note 3 for information about transactions related to common stock under the Omnibus Plan.

Preferred Stock

The Corporation has 50,000,000 authorized shares of preferred stock with a par value of \$1.00, redeemable at the Corporation's option subject to certain terms. This stock may be issued in series and the shares of each series will have such rights and preferences as are fixed by the Board of Directors when authorizing the issuance of that particular series. As of June 30, 2016, the Corporation has five outstanding series of non-convertible, non-cumulative preferred stock: 7.125% non-cumulative perpetual monthly income preferred stock, Series A; 8.35% non-cumulative perpetual monthly income preferred stock, Series C; 7.25% non-cumulative perpetual monthly income preferred stock, Series D; and 7.00% non-cumulative perpetual monthly income preferred stock, Series E. The liquidation value per share is \$25.

Effective January 17, 2012, the Corporation delisted all of its outstanding series of non-convertible, non-cumulative preferred stock from the New York Stock Exchange. The Corporation has not arranged for listing and/or registration on another national securities exchange or for quotation of the Series A through E Preferred Stock in a quotation medium.

Treasury stock

During the first half of 2016 and 2015, the Corporation withheld an aggregate of 186,703 shares and 117,858 shares, respectively, of the common stock paid to certain senior officers as additional compensation and vested restricted stock to cover employees' payroll and income tax withholding liabilities; these shares are held as treasury shares. As of June 30, 2016 and December 31, 2015, the Corporation had 1,149,133 and 962,430 shares held as treasury stock, respectively.

FirstBank Statutory Reserve (Legal Surplus)

The Banking Law of the Commonwealth of Puerto Rico requires that a minimum of 10% of FirstBank's net income for the year be transferred to legal surplus until such surplus equals the total of paid-in-capital on common and preferred stock. Amounts transferred to the legal surplus account from the retained earnings account are not available for distribution to the Corporation, including for payment as dividends to the stockholders, without the prior consent of the Puerto Rico Commissioner of Financial Institutions. The Puerto Rico Banking Law provides that, when the expenditures of a Puerto Rico commercial bank are greater than receipts, the excess of the expenditures over receipts shall be charged against the undistributed profits of the bank, and the balance, if any, shall be charged against the reserve fund, as a reduction thereof. If there is no reserve fund sufficient to cover such balance in whole or in part, the outstanding amount shall be charged against the capital account and the Bank cannot pay dividends until it can replenish the reserve fund to an amount of at least 20% of the original capital contributed. During the fourth quarter of 2015, \$2.8 million was transferred to the legal surplus reserve. FirstBank's legal surplus reserve, included as part of retained earnings in the Corporation's statement of financial condition, amounted to \$42.8 million as of June 30, 2016. There were no transfers to the legal surplus reserve during the first half of 2016.

NOTE 19 - INCOME TAXES

Income tax expense includes Puerto Rico and USVI income taxes as well as applicable U.S. federal and state taxes. The Corporation is subject to Puerto Rico income tax on its income from all sources. As a Puerto Rico corporation, First BanCorp. is treated as a foreign corporation for U.S. and USVI income tax purposes and is generally subject to U.S. and USVI income tax only on its income from sources within the U.S. and USVI or income effectively connected with the conduct of a trade or business in those regions. Any tax paid in the U.S. and USVI is also creditable against the Corporation's Puerto Rico tax liability, subject to certain conditions and limitations.

Under the Puerto Rico Internal Revenue Code of 2011, as amended (the "2011 PR Code"), the Corporation and its subsidiaries are treated as separate taxable entities and are not entitled to file consolidated tax returns and, thus, the Corporation is not able to utilize losses from one subsidiary to offset gains in another subsidiary. Accordingly, in order to obtain a tax benefit from a net operating loss ("NOL"), a particular subsidiary must be able to demonstrate sufficient taxable income within the applicable NOL carry forward period. The 2011 PR Code provides a dividend received deduction of 100% on dividends received from "controlled" subsidiaries subject to taxation in Puerto Rico and 85% on dividends received from other taxable domestic corporations.

The Corporation has maintained an effective tax rate lower than the maximum statutory rate in Puerto Rico mainly by investing in government obligations and mortgage-backed securities exempt from U.S. and Puerto Rico income taxes and by doing business through an International Banking Entity ("IBE") unit of the Bank, and through the Bank's subsidiary, FirstBank Overseas Corporation, whose interest income and gain on sales is exempt from Puerto Rico income taxation. The IBE and FirstBank Overseas Corporation were created under the International Banking Entity Act of Puerto Rico, which provides for total Puerto Rico tax exemption on net income derived by IBEs operating in Puerto Rico on the specific activities identified in the IBE Act. An IBE that operates as a unit of a bank pays income taxes at the corporate standard rates to the extent that the IBE's net income exceeds 20% of the bank's total net taxable income.

As of June 30, 2016, the deferred tax assets, net of a valuation allowance of \$198.2 million, amounted to \$299.3 million and management concluded, based upon the assessment of all positive and negative evidence, that it is more likely than not that the Corporation will generate sufficient taxable income within the applicable NOL carry-forward periods to realize such amount.

The Corporation recorded an income tax expense of \$7.5 million and \$13.2 million in the second quarter and first six months of 2016, respectively, compared to an income tax benefit of \$9.8 million and \$1.8 million for the same periods in 2015. The increase in income tax expense for the quarter and first six months of 2016, as compared to the same periods in 2015, was mainly attributable to a higher taxable income mainly due to the impact in 2015 of realized losses on the bulk sale of assets. For the six-month period ended June 30, 2016, the Corporation calculated the provision for income taxes by applying the estimated annual effective tax rate for the full fiscal year to ordinary

income or loss. The income tax expense as a percentage of the income before income taxes for the first half of 2016 is 23% compared to 18% for the same period in 2015. In the computation of the consolidated worldwide estimated annual effective tax rate, ASC 740-270 requires the exclusion of legal entities with pre-tax losses from which a tax benefit cannot be recognized. The consolidated worldwide estimated annual effective tax rate, excluding entities with pre-tax losses from which a tax benefit cannot be recognized, is 22% for the six-month period ended June 30, 2016, compared to 30% for the same period in 2015.

As of June 30, 2016, the Corporation did not have Unrecognized Tax Benefits ("UTBs") recorded on its books. Audit periods remain open for review until the statute of limitations has passed. The statute of limitations under the 2011 PR code is 4 years; the statute of limitations for each of Virgin Islands and U.S. income tax purposes is three years after a tax return is due or filed, whichever is later. The completion of an audit by the taxing authorities or the expiration of the statute of limitations for a given audit period could result in an adjustment to the Corporation's liability for income taxes. Any such adjustment could be material to the results of operations for any given quarterly or annual period based, in part, upon the results of operations for the given period. For Virgin Islands and U.S. income tax purposes, all tax years subsequent to 2011 remain open to examination. The 2012 U.S. federal tax return is currently under examination by the IRS. For Puerto Rico tax purposes, all tax years subsequent to 2011 remain open to examination.

NOTE 20 - FAIR VALUE

Fair Value Measurement

The FASB authoritative guidance for fair value measurement defines fair value as the exchange price that would be received for an asset or paid to transfer a liability (an exit price) in the principal or most advantageous market for the asset or liability in an orderly transaction between market participants on the measurement date. This guidance also establishes a fair value hierarchy for classifying financial instruments. The hierarchy is based on whether the inputs to the valuation techniques used to measure fair value are observable or unobservable. Three levels of inputs may be used to measure fair value:

Level 1	Valuations of Level 1 assets and liabilities are obtained from readily available pricing sources for market transactions involving identical assets or liabilities. Level 1 assets and liabilities include equity securities that trade in an active exchange market, as well as certain U.S. Treasury and other U.S. government and agency securities and corporate debt securities that are traded by dealers or brokers in active markets.
Level 2	Valuations of Level 2 assets and liabilities are based on observable inputs other than Level 1 prices, such as quoted prices for similar assets or liabilities, or other inputs that are observable or can be corroborated by observable market data for substantially the full term of the assets or liabilities. Level 2 assets and liabilities include (i) mortgage-backed securities for which the fair value is estimated based on the value of identical or comparable assets, (ii) debt securities with quoted prices that are traded less frequently than exchange-traded instruments, and (iii) derivative contracts whose value is determined using a pricing model with inputs that are observable in the market or can be derived principally from or corroborated by observable market data.
Level 3	Valuations of Level 3 assets and liabilities are based on unobservable inputs that are supported by little or no market activity and are significant to the fair value of the assets or liabilities. Level 3 assets and liabilities include financial instruments whose value is determined by using pricing models for which the determination of fair value required significant management judgments estimation.

For 2016, there were no transfers into or out of Level 1, Level 2 or Level 3 of the fair value hierarchy.

Financial Instruments Recorded at Fair Value on a Recurring Basis

Investment securities available for sale

The fair value of investment securities was the market value based on quoted market prices (as is the case with equity securities, Treasury notes, and non-callable U.S. Agency debt securities), when available (Level 1), or, when available, market prices for identical or comparable assets (as is the case with MBS and callable U.S. agency debt) that are based on observable market parameters, including benchmark yields, reported trades, quotes from brokers or dealers, issuer spreads, bids, offers and reference data including market research operations (Level 2). Observable prices in the market already consider the risk of nonperformance. During the first half of 2016, the Corporation recorded OTTI charges of \$6.3 million on certain Puerto Rico Government debt securities, specifically bonds of the GDB and the Puerto Rico Public Buildings Authority. The credit impairment loss was based on the probability of default and loss severity in the event of default in consideration of the latest information available about the Puerto Rico Government's financial condition. Refer to Note 4 - Investment Securities, for significant assumptions used to determine the credit impairment portion, including default rates and recovery rates, which are unobservable inputs. If listed prices or quotes are not available, fair value is based upon models that use unobservable inputs due to the limited market activity of the instrument, as is the case with certain private label mortgage-backed securities held by the Corporation (Level 3).

Private label MBS are collateralized by fixed-rate mortgages on single-family residential properties in the United States; the interest rate on the securities is variable, tied to 3-month LIBOR and limited to the weighted-average coupon of the underlying collateral. The market valuation represents the estimated net cash flows over the projected life of the pool of underlying assets applying a discount rate that reflects market observed floating spreads over LIBOR, with a widening spread based on a nonrated security. The market valuation is derived from a model that utilizes relevant assumptions such as the prepayment rate, default rate, and loss severity on a loan level basis. The Corporation modeled the cash flow from the fixed-rate mortgage collateral using a static cash flow analysis according to collateral attributes of the underlying mortgage pool (i.e., loan term, current balance, note rate, rate adjustment type, rate adjustment frequency, rate caps, and others) in combination with prepayment forecasts obtained from a commercially available prepayment model (ADCO). The variable cash flow of the security is modeled using the 3-month LIBOR forward curve. Loss assumptions were driven by the combination of default and loss severity estimates, taking into account loan credit characteristics (loan-to-value, state, origination date, property type, occupancy loan purpose, documentation type, debt-to-income ratio, and other) to provide an estimate of default and loss severity.

Refer to the table below for further information regarding qualitative information for all assets and liabilities measured at fair value using significant unobservable inputs (Level 3).

Derivative instruments

The fair value of most of the Corporation's derivative instruments is based on observable market parameters and takes into consideration the credit risk component of paying counterparties, when appropriate, except when collateral is pledged. On interest caps, only the seller's credit risk is considered. The caps were valued using a discounted cash flow approach using the related LIBOR and swap rate for each cash flow.

Although most of the derivative instruments are fully collateralized, a credit spread is considered for those that are not secured in full. The cumulative mark-to-market effect of credit risk in the valuation of derivative instruments for the quarter and six-month periods ended June 30, 2016 and 2015 was immaterial.

				easured at f															
	Г	<u> </u>		As of Ju	ne	30, 2016					<u> </u>		As of Decer	nl	be	r 31, 20	15	1	
		I	air	· Value Mea			Us	siı	ng		I	ai	r Value Mea						
(In thousands)	I	evel 1		Level 2			Т		ets/Liabiliti at Fair Value	es	evel 1		Level 2				П	sets/Liabilit at Fair Value	
Assets:					+							+					H	 	
Securities available for sale:																			
Equity securities	\$	418	\$	-	\$	_		\$	418		\$ -	\$	-		\$	-	93	-	
U.S. Treasury Securities		7,523		1		-			7,523		7,497		-			-		7,497	
Noncallable U.S. agency debt		-		369,285		-			369,285		-		315,467			-		315,467	
Callable U.S. agency debt and		-		1,573,360		-			1,573,360		-		1,509,807			-		1,509,807	

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MBS								
Puerto Rico government obligations	-	26,443	2,104	28,547	-	26,327	1,890	28,217
Private label MBS	-	-	23,816	23,816	-	-	25,307	25,307
Other investments	-	-	100	100	-	-	100	100
Derivatives, included in assets:								
Purchased interest rate cap agreements	-	212	-	212	-	806	-	806
Liabilities:								
Derivatives, included in liabilities:								
Written interest rate cap agreement	1	217	-	217		798	-	798
Forward contracts	-	359	-	359	-	123	-	123

The table below presents a reconciliation for all assets and liabilities measured at fair value on a recurring basis using significant unobservable inputs (Level 3) for the quarters and six-month periods ended June 30, 2016 and 2015:

	Quarter Ended June 30,									
		2016	2015							
Level 3 Instruments Only	S	ecurities	Securities							
(In thousands)	Availa	ble For Sale ⁽¹⁾	Availabl	Available For Sale ⁽¹⁾						
Beginning balance	\$	26,663	\$	34,314						
Total gains or (losses) (realized/unrealized):										
Included in earnings		_		(241)						
Included in other comprehensive income		558		525						
Principal repayments and amortization		(1,201)		(2,858)						
Ending balance	\$	26,020	\$	31,740						
(1) Amounts mostly related to priv	vate label mort;	gage-backed securitie	s.							

	Six-Month Period Ended June 30,									
		2016	2015							
Level 3 Instruments Only	Se	ecurities	Sec	urities						
(In thousands)	Availal	ble For Sale ⁽¹⁾	Available	e For Sale ⁽¹⁾						
Beginning balance	\$	27,297	\$	36,212						
Total gains or (losses) (realized/unrealized):										
Included in earnings		(387)		(397)						
Included in other comprehensive income		1,816		1,144						
Purchases		-		100						
Principal repayments and amortization		(2,706)		(5,319)						
Ending balance	\$	26,020	\$	31,740						
(1) Amounts mostly related to priv	vate label mortg	gage-backed securities	S.							

				230, 2016	
(In thousands)	Fai	r Value	Valuation Technique	Unobservable Input	Range
Investment securities	availab	le-for-sale:			
Private label MBS	\$	23,732	Discounted cash flow	Discount rate	14.5%
				Prepayment rate	21.83% -100.00% (Weighted Average 31.0%
				Projected cumulative loss rate	0.52% -80.00% (Weighted Average 7.0%)
Puerto Rico Government Obligations		2,104	Discounted cash flow	Prepayment rate	3.00%

Information about Sensitivity to Changes in Significant Unobservable Inputs

<u>Private label MBS</u>: The significant unobservable inputs in the valuation include probability of default, the loss severity assumption, and prepayment rates. Shifts in those inputs would result in different fair value measurements. Increases in the probability of default, loss severity assumptions, and prepayment rates in isolation would generally result in an adverse effect on the fair value of the instruments. Meaningful and possible shifts of each input were modeled to assess the effect on the fair value estimation.

<u>Puerto Rico Government Obligations</u>: The significant unobservable input used in the fair value measurement is the assumed prepayment rate of the underlying residential mortgage loans collateral on these obligations which are guaranteed by the Puerto Rico Housing Finance Authority ("PRHFA"). A significant increase (decrease) in the assumed rate would lead to a higher (lower) fair value estimate. Loss severity and probability of default are not included as significant unobservable variables due to the guarantee of the PRHFA. The PRHFA credit risk is modeled by discounting the cash flows using a curve appropriate to the PRHFA credit rating.

The tables below summarize changes in unrealized gains and losses recorded in earnings for the quarters and six-month periods ended June 30, 2016 and 2015 for Level 3 assets and liabilities that are still held at the end of each period:

period.				
		nges in ed Losses		nges in zed Losses
		ended June 2016)	` ~	ended June 2015)
Level 3 Instruments Only	Secu	ırities	Sec	urities
(In thousands)	Availabl	e For Sale	Availab	le For Sale
Changes in unrealized losses relating to assets still held at reporting date:				
Net impairment losses on available-for-sale investment securities (credit component)	\$	-	\$	(241)

Unreali (Six-Mo Ended	zed Losses onth Period I June 30,	Unreal (Six-M Ende	anges in lized Losses onth Period d June 30, 2015)
Sec	urities	Se	curities
Availab	le For Sale	Availa	ble For Sale
\$	(387)	\$	(397)
	Unreali (Six-Mo Ended 2 Sec		Unrealized Losses (Six-Month Period (Six-M Ended June 30, 2016) Securities Se Available For Sale Availa

Additionally, fair value is used on a nonrecurring basis to evaluate certain assets in accordance with GAAP. Adjustments to fair value usually result from the application of lower-of-cost or market accounting (e.g., loans held for sale carried at the lower-of-cost or fair value and repossessed assets) or write downs of individual assets (e.g., goodwill, loans).

	of June 30, 201 ecurring basis								ents were reco	orded fo	r assets recognize	ed at fair	value on a
			 Carry	/ing	value	e as of	Jun	e 30,	, 2016	for End	ses) recorded the Quarter led ne 30, 2016	for tl Perio	ses) recorded he Six-Month d Ended June 30, 2016
		Le	vel 1		Le	vel 2		I	Level 3				
					(Iı	n thous	sands	s)					
Loans	receivable (1)	\$			\$			\$	464,467	\$	(7,870)	\$	(27,536)
OREC) (2)		-			-			139,159		(3,436)		(5,727)
Mortg rights	gage servicing (3)		-			-			25,044		(151)		(124)
(1)	based on the consideration	e faii on pr	value	of th	ne col erved	llateral transa	l. The	e faii is in	r value was de volving simila	erived fr ar assets	impairment was gom external appr in similar location rates), which	aisals tha	t take into ljusted for
(2)	involving si properties (e	mila e.g. a rvat	r asset absorpt ole. Lo	s in s	simila ates	ar loca and ne	tions t ope	but eratir	adjusted for s	pecific o	n prices in observable that acteristics and producing proper ents after the tran	d assump ties) which	otions of the ch are not
(3)	mortgage pr market, mea	epay sure	ment : d at fa	rates ir va	. The	Corpo n a no	oratio n-rec	on ca currir	rries its mort	gage ser umption	to assumptions a vicing rights at th s for the value of	ne lower o	of cost or

As of June 3								nts were r	ecor	ded for	assets recogn	ized	at fair	value on a
		Carry	ing v	value a	as of	June	e 30, 2	2015		for t	es) recorded the Quarter ed June 30, 2015		for th	ses) recorded ne Six-Month d Ended June 30, 2015
	Level 1 Level 2 Level 3													

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					(In t	housar	nds)		_						
Loans	receivable (1)	\$	-		\$	_		\$	298,935		\$	(3,586)		\$	(15,850)
OREC) (2)		-			-			122,129			(1,906)			(5,751)
Mortg rights	gage servicing (3)		-			-			23,519			(109)			(147)
Loans Sale (4	Held For		-			-			48,032			-			-
(1)	based on the consideration	e fair	value	of th	ne co erved	llateral transa	. The	e fair ns in	value was	deri nilar	ved fro assets i	mpairment wa om external ap in similar loca on rates), whi	prais tions	sals tha	t take into ljusted for
(2)	involving si properties (mila e.g. a ervab	r asset ibsorpt ile. Lo	s in s	simila rates	ar loca and ne	tions t ope	but eratir	adjusted for	or spe	ecific cl	n prices in obs haracteristics roducing prop nts after the tr	and a pertie	assump s) whic	tions of the ch are not
(3)	mortgage pi	repay asure	ments d at fa	rate ir va	s. Th lue o	e Corp	orati n-rec	ion c	arries its m	ortg ssum	age ser	ue to assumpt vicing rights a for the value o	it the	lower	of cost or
(4)												d for specific	chara	acterist	ics of the

Qualitative informa	tion regarding the fair value measurer	nents for Level 3 financial instruments is as follows:
	<u> </u>	June 30, 2016
	Method	Inputs
Loans	Income, Market, Comparable Sales, Discounted Cash Flows	External appraised values; probability weighting of broker price opinions; management assumptions regarding market trends or other relevant factors
OREO	Income, Market, Comparable Sales, Discounted Cash Flows	External appraised values; probability weighting of broker price opinions; management assumptions regarding market trends or other relevant factors
Mortgage servicing rights	Discounted Cash Flow	Weighted average prepayment rate of 10.56%; weighted average discount rate of 10.67%

The following is a description of the valuation methodologies used for instruments that are not measured or reported at fair value on a recurring basis or that are reported at fair value on a non-recurring basis. The estimated fair value was calculated using certain facts and assumptions, which vary depending on the specific financial instrument.

Cash and due from banks and money market investments

The carrying amounts of cash and due from banks and money market investments are reasonable estimates of their fair value. Money market investments include held-to-maturity securities, which have a contractual maturity of three months or less. The fair value of these securities is based on quoted market prices in active markets that incorporate the risk of nonperformance.

Investment securities held to maturity

Investment securities held to maturity consist of financing arrangements with Puerto Rico municipalities issued in bond form, but underwritten as loans with features that are typically found in commercial loan transactions. These obligations typically are not issued in bearer form, nor are they registered with the SEC and are not rated by external credit agencies. The fair value of these financing arrangements was based on a discounted cash flow analysis using risk-adjusted discount rates (Level 3). A security with similar characteristics traded in the open market is used as a proxy for each municipal bond. Then the cash flow is discounted at the average spread over the discount curve exhibited by the proxy security at the end of each quarter.

Other equity securities

Equity or other securities that do not have a readily available fair value are stated at their net realizable value, which management believes is a reasonable proxy for their fair value. This category is principally composed of stock that is owned by the Corporation to comply with FHLB regulatory requirements. The realizable value of the FHLB stock equals its cost as this stock can be freely redeemed at par.

Loans receivable, including loans held for sale

The fair value of loans held for investment and of mortgage loans held for sale was estimated using discounted cash flow analyses, based on interest rates currently being offered for loans with similar terms and credit quality and with adjustments that the Corporation's management believes a market participant would consider in determining fair value. Loans were classified by type, such as commercial, residential mortgage, and automobile. These asset categories were further segmented into fixed- and adjustable-rate categories. Valuations are carried out based on categories and not on a loan-by-loan basis. The fair values of performing fixed-rate and adjustable-rate loans were calculated by discounting expected cash flows through the estimated maturity date. This fair value is not currently an indication of an exit price as that type of assumption could result in a different fair value estimate. The fair value of credit card loans was estimated using a discounted cash flow method and excludes any value related to a customer account relationship. Other loans with no stated maturity, like credit lines, were valued at book value. Prepayment assumptions were considered for non-residential loans. For residential mortgage loans, prepayment estimates were based on a prepayment model that combined both a historical calibration and current market prepayment expectations. Discount rates were based on the U.S. Treasury and LIBOR/Swap Yield Curves at the date of the analysis, and included appropriate adjustments for expected credit losses and liquidity. For impaired collateral dependent loans, the impairment was primarily measured based on the fair value of the collateral, which is derived from appraisals that take into consideration prices in observable transactions involving similar assets in similar locations.

Deposits

The estimated fair value of demand deposits and savings accounts, which are deposits with no defined maturities, equals the amount payable on demand at the reporting date. The fair values of retail fixed-rate time deposits, with stated maturities, are based on the present value of the future cash flows expected to be paid on the deposits. The cash flows were based on contractual maturities; no early repayments were assumed. Discount rates were based on the LIBOR yield curve.

The estimated fair value of total deposits excludes the fair value of core deposit intangibles, which represent the value of the customer relationship. The fair value of total deposits is measured by the value of demand deposits and savings deposits that bear a low or zero rate of interest and do not fluctuate in response to changes in interest rates.

The fair value of brokered CDs, which are included within deposits, is determined using discounted cash flow analyses over the full term of the CDs. The fair value of the CDs is computed using the outstanding principal amount. The discount rates used were based on brokered CD market rates as of June 30, 2016. The fair value does not incorporate the risk of nonperformance, since interests in brokered CDs are generally sold by brokers in amounts of less than \$250,000 and, therefore, are insured by the FDIC.

Securities sold under agreements to repurchase

Some repurchase agreements reprice at least quarterly, and their outstanding balances are estimated to be their fair value. Where longer commitments are involved, fair value is estimated using exit price indications of the cost of unwinding the transactions as of the end of the reporting period. The brokers who are the counterparties provide these indications and are evaluated by the Corporation. Securities sold under agreements to repurchase are fully collateralized by investment securities.

Advances from FHLB

The fair value of advances from the FHLB with fixed maturities is determined using discounted cash flow analyses over the full term of the borrowings, using indications of the fair value of similar transactions. The cash flows assume no early repayment of the borrowings. Discount rates are based on the LIBOR yield curve. Advances from the FHLB are fully collateralized by mortgage loans and, to a lesser extent, investment securities.

Other borrowings

Other borrowings consist of junior subordinated debentures. Projected cash flows from the debentures were discounted using the Bloomberg BB Finance curve plus a credit spread. This credit spread was estimated using the difference in yield curves between swap rates and a yield curve that considers the industry and credit rating of the Corporation as issuer of the debentures at a tenor comparable to the time to maturity of the debentures.

The following table	nrese	ents the carrying	r vəl	116	and the estim	atec	Lfair	r value of fi	inancia	1 instrument	s as of l	June 30
2016 and December			g vai	uc i	and the estin	iaicc	i iai	i value of fi	mancia	ii iiisti uiiiciit	s as 01 J	une 50,
	St.	tal Carrying Amount in tatement of Financial ndition June 30, 2016		Est	air Value imate June 30, 2016		I	Level 1		Level 2		Level 3
			1		Ι	(In	tho	usands)		1		1
Assets:												
Cash and due from banks and money												
market investments	\$	827,914		\$	827,914		\$	827,914	\$	-	\$	-
Investment securities available												
for sale		2,003,049			2,003,049			7,941		1,969,088		26,020
Investment securities held to maturity		161,342			137,965			-		-		137,965
Other equity securities		32,379			32,379			-		32,379		-
Loans held for sale		37,958			41,700			-		31,280		10,420
Loans held for investment		8,870,747										
Less: allowance for loan and lease losses		(234,454)										
Loans held for investment, net of allowance	\$	8,636,293			8,524,462			-		-		8,524,462
Derivatives, included in assets		212			212			-		212		-
Tighilities:												-
Liabilities: Deposits		9,225,019	\dashv		9,256,396					9,256,396		
Securities sold under agreements to repurchase		700,000			751,689			-		751,689		-
Advances from FHLB		455,000			457,842			-		457,842		-
Other borrowings		216,187			161,420			-		-		161,420

Derivatives,									
included in	576		576		-		576		-
liabilities									

	Si	Amount in tatement of Financial Condition ecember 31, 2015		Fair Value Estimate ecember 31, 2015]	Level 1	Level 2	Level 3
					(In	tho	usands)		
					(11.	1 1110	usanus)		
Assets:									
Cash and due from banks and money									
market investments	\$	752,458	\$	752,458		\$	752,458	\$ -	\$ -
Investment securities available									
for sale		1,886,395		1,886,395			7,497	1,851,601	27,297
Investment securities held to maturity		161,483		131,544			-	-	131,544
Other equity securities		32,169		32,169			-	32,169	-
Loans held for sale		35,869		36,844			-	28,709	8,135
Loans held for investment		9,112,382							
Less: allowance for loan and lease losses		(240,710)							
Loans held for investment, net of allowance	\$	8,871,672		8,768,152			-	-	8,768,152
Derivatives, included in assets		806		806			-	806	-
Tiobilitios:			\perp						
Liabilities: Deposits		9,338,124		9,334,073				9,334,073	
Securities sold under agreements to repurchase		700,000		752,048			-	752,048	-
Advances from FHLB		455,000		453,182			-	453,182	-

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Other borrowings	226,492		142,846		-		-		142,846
Derivatives,									
included in	921		921		-		921		-
liabilities									

NOTE 21 – SUPPLEMENTAL CASH FLOW INFORMATION

Supplemental cash flow information is as follows:

	Six-Month Perio	d Ended J	June 30,
	2016		2015
	(In tho	usands)	
Cash paid for:			
Interest on borrowings	\$ 77,960	\$	48,648
Income tax	558		2,439
Non-cash investing and financing activities:			
Additions to other real estate owned	22,018		27,625
Additions to auto and other repossessed assets	28,658		39,928
Capitalization of servicing assets	2,458		2,547
Loan securitizations	146,277		130,999
Trust preferred securities exchanged for new common stock			
issued:			
Trust preferred securities exchanged	-		5,303
New common stock issued	-		5,628
Fair value of assets acquired (liabilities assumed) in the Doral			
Bank transaction:			
Loans	-		311,410
Premises and equipment, net	-		5,450
Core Deposit intangible	-		5,820
Deposits	-		(523,517)

NOTE 22 – SEGMENT INFORMATION

Based upon the Corporation's organizational structure and the information provided to the Chief Executive Officer of the Corporation and, to a lesser extent, the Board of Directors, the operating segments are driven primarily by the Corporation's lines of business for its operations in Puerto Rico, the Corporation's principal market, and by geographic areas for its operations outside of Puerto Rico. As of June 30, 2016, the Corporation had six reportable segments: Commercial and Corporate Banking; Mortgage Banking; Consumer (Retail) Banking; Treasury and Investments; United States Operations; and Virgin Islands Operations. Management determined the reportable segments based on the internal reporting used to evaluate performance and to assess where to allocate resources. Other factors such as the Corporation's organizational chart, nature of the products, distribution channels, and the economic characteristics of the products were also considered in the determination of the reportable segments.

The Commercial and Corporate Banking segment consists of the Corporation's lending and other services for large customers represented by specialized and middle-market clients and the public sector. The Commercial and Corporate Banking segment offers commercial loans, including commercial real estate and construction loans, and floor plan financings, as well as other products, such as cash management and business management services. The Mortgage Banking segment consists of the origination, sale, and servicing of a variety of residential mortgage loans. The Mortgage Banking segment also acquires and sells mortgages in the secondary markets. In addition, the Mortgage Banking segment includes mortgage loans purchased from other local banks and mortgage bankers. The Consumer (Retail) Banking segment consists of the Corporation's consumer lending and deposit-taking activities conducted mainly through its branch network and loan centers. The Treasury and Investments segment is responsible for the Corporation's investment portfolio and treasury functions executed to manage and enhance liquidity. This segment lends funds to the Commercial and Corporate Banking, Mortgage Banking and Consumer (Retail) Banking segments to finance their lending activities and borrows from those segments and from the United States Operations segment. The Consumer (Retail) Banking and the United States Operations segments also lend funds to other segments. The interest rates charged or credited by Treasury and Investments, the Consumer (Retail) Banking and the United States Operations segments are allocated based on market rates. The difference between the allocated interest income or expense and the Corporation's actual net interest income from centralized management of funding costs is reported in the Treasury and Investments segment. The United States Operations segment consists of all banking activities conducted by FirstBank in the United States mainland, including commercial and retail banking services. The Virgin Islands Operations segment consists of all banking activities conducted by the Corporation in the USVI and BVI, including commercial and retail banking services.

The accounting policies of the segments are the same as those referred to in Note 1, "Basis of Presentation and Significant Accounting Policies," in the audited consolidated financial statements of the Corporation for the year ended December 31, 2015, which are included in the Corporation's 2015 Annual Report on Form 10-K.

The Corporation evaluates the performance of the segments based on net interest income, the provision for loan and lease losses, non-interest income and direct non-interest expenses. The segments are also evaluated based on the average volume of their interest-earning assets less the allowance for loan and lease losses.

The followin	g	table presen	ts i	nformation a	aboı	ut the report	able	e segments:			
(In thousands)		Mortgage Banking	•	Consumer (Retail) Banking		commercial and Corporate		Treasury and nvestments	United States Operations	Virgin Islands Operations	 Total
For the quarter ended June 30, 2016:											
Interest income	\$	35,041	\$	45,134	\$	31,386	\$	12,917	\$ 13,423	\$ 9,033	\$ 146,934
Net (charge) credit for transfer of funds		(12,675)		3,854		(5,416)		13,861	376	-	-
Interest expense		-		(6,280)		-		(15,872)	(3,714)	(840)	(26,706)
Net interest income		22,366		42,708		25,970		10,906	10,085	8,193	120,228
(Provision) release for loan and lease losses		(11,608)		(7,259)		(2,020)		-	(251)	152	(20,986)
Non-interest income (loss)		4,672		11,290		913		62	732	2,109	19,778
Direct non-interest expenses		(10,131)		(28,029)		(11,659)		(1,498)	(8,253)	(6,671)	(66,241)
Segment income	\$	5,299	\$	18,710	\$	13,204	\$	9,470	\$ 2,313	\$ 3,783	\$ 52,779
Average earning assets	\$	2,577,067	\$	1,978,803	\$	2,653,482	\$	2,780,102	\$ 1,171,788	\$ 607,915	\$ 11,769,157
(In thousands)		Mortgage Banking	(Consumer (Retail) Banking		commercial and Corporate		Treasury and nvestments	United States Operations	Virgin Islands Operations	Total
For the quarter ended June 30, 2015:		<u> </u>		J							
	\$	36,296	\$	49,031	\$	32,753	\$	11,709	\$ 12,017	\$ 9,826	\$ 151,632

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income									
Net (charge) credit for transfer of funds	(12,347)		4,797	(3,893)	7,619	3,824		-	-
Interest expense	-		(5,853)	-	(14,522)	(4,056)		(724)	(25,155)
Net interest income	23,949		47,975	28,860	4,806	11,785		9,102	126,477
(Provision) release for loan and lease losses	(7,944)		(5,957)	(63,722)	-	3,275		82	(74,266)
Non-interest income (loss)	4,232		11,952	555	(12,519)	730		1,720	6,670
Direct non-interest expenses	(9,228)		(32,462)	(11,138)	(1,045)	(7,196)		(8,871)	(69,940)
Segment income (loss)	\$ 11,009	\$	21,508	\$ (45,445)	\$ (8,758)	\$ 8,594	9	2,033	\$ (11,059)
Average earning assets	\$ 2,669,391	9	2,005,232	\$ 2,916,014	\$ 2,697,611	\$ 984,329	9	636,090	\$ 11,908,667
							+		

	Mortgage Banking	Consumer (Retail) Banking		Commercial and Corporate		Treasury and Investments		United States Operations		Is	Virgin Islands Operations		Total
Six-Month Period Ended June 30, 2016:	·		V										
Interest income	\$ 70,260	\$	91,200	\$ 64,934	\$	26,677	9)	\$ 26,147		\$	18,547	\$	297,765
Net (charge) credit for transfer of funds	(25,599)		7,736	(11,512)		28,387		988			-		-
Interest expense	-		(12,442)	-		(31,341)		(7,403)			(1,703)		(52,889)
Net interest income	44,661		86,494	53,422		23,723		19,732			16,844		244,876
(Provision)	(17,748)		(15,796)	(9,568)		-		(461)			1,534		(42,039)

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release for loan and lease losses													
Non-interest income (loss)		9,159		24,026		1,474	(2,339)		1,915		4,012	38,	,247
Direct non-interest expenses		(20,964)		(60,118)		(21,323)	(2,548)		(15,514)		(13,660)	(134,1	127)
Segment income	\$	15,108		34,606		\$ 24,005	\$ 18,836	Š	5,672		\$ 8,730	106,	,957
Average earning assets	\$	2,589,671	1	1,998,955		\$ 2,527,919	\$ 2,845,682		1,156,209	1	\$ 618,476	5 11,736,	,912
			H					H					
]	Mortgage Banking		Consumer (Retail) Banking		ommercial and Corporate	Treasury and nvestments		United States Operations		Virgin Islands Operations	Total	
Six-Month Period Ended June 30, 2015:													
Interest income	\$	70,172		98,867		\$ 67,556	\$ 24,776	9	23,248		\$ 19,498	304,	,117
Net (charge) credit for transfer of funds		(23,583)		8,481		(7,688)	15,373		7,417		-		-
Interest expense		-		(11,510))	-	(30,529)		(8,395)		(1,559)	(51,	993)
Net interest income		46,589		95,838		59,868	9,620		22,270		17,939	252,	,124
(Provision) release for loan and lease losses		(14,907)		(22,642))	(72,815)	-		5,408		(2,280)	(107,	236)
Non-interest income (loss)		7,631		23,745		1,703	(12,619)		1,254		4,242	25,	,956
Direct non-interest expenses		(17,293)		(64,021))	(19,117)	(2,384)		(14,379)		(17,451)	(134,	645)
Segment income (loss)	\$	22,020		32,920		\$ (30,361)	\$ (5,383)	9,	14,553		\$ 2,450	36,	,199
										Ш			

Average earning	\$ 2,581,309	\$ 1,971,815	\$ 3,025,204	\$ 2,730,699	\$ 978,178	\$ 6 637,617	\$ 11,924,822
assets							

			O-12-2-1-	. F1	a d		Six-Month	Dor: a-1	Ended
			Quarte	er Ena e 30,	ea			Perioa ne 30,	Ended
			2016	30,	2015		2016	10,	2015
			1				2010		
Net incon	ne:								
Total se (loss)	egment income	\$	52,779	\$	(11,059)	\$	106,957	\$	36,199
Other no (loss) (1)	on-interest income		-		-		-		13,443
Other of (2)	perating expenses		(23,303)		(32,859)		(48,414)		(59,882)
Income l	before income		29,476		(43,918)		58,543		(10,240)
Income benefit	tax (expense)		(7,523)		9,844		(13,246)		1,812
Total income (le	consolidated net	\$	21,953	\$	(34,074)	\$	45,297	\$	(8,428)
Average	assets:								
	verage earning segments	\$	11,769,157	\$	11,908,667	\$	11,736,912	\$	11,924,822
Average assets	e non-earning		972,711		945,660		961,237		940,335
Total average as	consolidated ssets	\$	12,741,868	\$	12,854,327	\$	12,698,149	\$	12,865,157
(1)	The bargain purch						of deposits from	n Dora	l Bank in
(2)	Expenses pertaining specifically attributhe operating segme expenses and related	g to contable to nents. The	porate administ or managed by ne unallocated c	rative any se orpora	functions that su gment are not ir te expenses incl	ipport	l in the reported	d financ	cial results of

NOTE 23 – REGULATORY MATTERS, COMMITMENTS AND CONTINGENCIES

The Corporation is subject to various regulatory capital requirements imposed by the federal banking agencies. Failure to meet minimum capital requirements can result in certain mandatory and possibly additional discretionary actions by regulators that, if undertaken, could have a direct material adverse effect on the Corporation's financial statements. Under capital adequacy guidelines and the regulatory framework for prompt corrective action, the Corporation must meet specific capital guidelines that involve quantitative measures of the Corporation's assets and liabilities, and certain off-balance sheet items as calculated under regulatory accounting practices. The Corporation's capital amounts and classification are also subject to qualitative judgments and adjustment by the regulators with respect to minimum capital requirements, components, risk weightings, and other factors.

First BanCorp. is subject to the Written Agreement that the Corporation entered into with the New York FED on June 3, 2010. The Written Agreement provides, among other things, that the holding company must serve as a source of strength to FirstBank, and that, except with the consent generally of the New York FED and the Federal Reserve Board, (1) the holding company may not pay dividends to stockholders or receive dividends from FirstBank, (2) the holding company and its nonbank subsidiaries may not make payments on trust-preferred securities or subordinated debt, and (3) the holding company cannot incur, increase, or guarantee debt or repurchase any capital securities. The Written Agreement also required that the holding company submit a capital plan acceptable to the New York FED that reflected sufficient capital at First BanCorp. on a consolidated basis and followed certain guidelines with respect to the appointment or change in responsibilities of senior officers. The foregoing summary is not complete and is qualified in all respects by reference to the actual language of the Written Agreement, which has been filed with the SEC.

The Corporation submitted its Capital Plan setting forth its plans for how to improve its capital positions to comply with the Written Agreement over time. In addition to the Capital Plan, the Corporation submitted to its regulators a liquidity and brokered CD plan, including a contingency funding plan, a non-performing asset reduction plan, a budget and profit plan, a strategic plan, and a plan for the reduction of classified and special mention assets. As of June 30, 2016, the Corporation had completed all of the items included in the Capital Plan and is continuing to work on reducing non-performing loans. The Written Agreement also requires the submission to the regulators of quarterly progress reports.

Although the Corporation and FirstBank became subject to the U.S. Basel III capital rules ("Basel III rules") beginning on January 1, 2015, certain requirements of the Basel III rules will be phased in over several years. The phase-in period for certain deductions and adjustments to regulatory capital (such as certain intangible assets and deferred tax assets that arise from net operating losses and tax credit carryforwards) will be completed on January 1, 2018. The Corporation and FirstBank compute risk-weighted assets using the Standardized Approach required by the Basel III rules.

The Basel III rules require the Corporation to maintain an additional capital conservation buffer of 2.5% to avoid limitations on both (i) capital distributions (e.g. repurchases of capital instruments or dividend or interest payments on capital instruments) and (ii) discretionary bonus payments to executive officers and heads of major business lines. The phase-in of the capital conservation buffer began on January 1, 2016 with a first year requirement of 0.625% of additional Common Equity Tier 1 Capital ("CET1"), which will

be progressively increased over a four-year period, increasing by that same percentage amount on each subsequent January 1 until it reaches the fully phased-in 2.5% CET1 requirement on January 1, 2019.

Under the fully phased-in Basel III rules, the Corporation will be required to maintain: (i) a minimum CET1 capital to risk-weighted assets ratio of at least 4.5%, plus the 2.5% "capital conservation buffer," resulting in a required minimum CET1 ratio of at least 7%, (ii) a minimum ratio of total Tier 1 capital to risk-weighted assets of at least 6.0%, plus the 2.5% capital conservation buffer, resulting in a required minimum Tier 1 capital ratio of 8.5%, (iii) a minimum ratio of total Tier 1 plus Tier 2 capital to risk-weighted assets of at least 8.0%, plus the 2.5% capital conservation buffer, resulting in a required minimum total capital ratio of 10.5%, and (iv) a required minimum leverage ratio of 4%, calculated as the ratio of Tier 1 capital to average on-balance sheet (non-risk adjusted) assets.

In addition, as required under the Basel III rules, the Corporation's trust preferred securities ("TRuPs") were fully phased out from Tier 1 capital on January 1, 2016. However, the Corporation's TRuPs may continue to be included in Tier 2 capital until the instruments are redeemed or mature.

In March 2016, the FDIC adopted a final rule that imposes a deposit insurance assessment surcharge on banks with at least \$10 billion in assets, of 4.5 cents per \$100 of their assessment base, after making certain adjustments. For purposes of this surcharge, the first \$10 billion of assets are subtracted from the regular insurance assessment base to determine the surcharge base. The final rule became effective on July 1, 2016 and applies to FirstBank. The FDIC also implemented a reduced initial base assessment rate, which reduce the standard risk-based assessment rate. The adoption of this rule is expected to result in a decrease on the total FDIC insurance premium expense (standard risk-based assessment + assessment surcharge expense) of approximately \$3.0 million, on an annual basis, based on the Bank's current surcharge base which is slightly higher than the \$10 billion threshold.

Other Recent Regulatory Developments

In May 2016, the federal banking agencies proposed regulations governing incentive-based compensation practices at covered banking institutions. These proposed rules are intended to better align the financial rewards for covered employees with an institution's long-term safety and soundness. Portions of these proposed rules would apply to the Corporation and FirstBank. Those applicable provisions would generally (i) prohibit types and features of incentive-based compensation arrangements that encourage inappropriate risk because they are "excessive" or "could lead to material financial loss" at the banking institution; (ii) require incentive-based compensation arrangements to adhere to three basic principles: (1) a balance between risk and reward; (2) effective risk management and controls; (3) effective governance; and (iii) require appropriate board of directors (or committee) oversight and recordkeeping and disclosures to the banking institution's primary regulatory agency. The nature and substance of any final action to adopt these proposed rules and the timing of any such action, are not known at this time.

Please refer to the discussion in "Part I – Item 7 – Business – Supervision and Regulation" in the Corporation's 2015 Form 10-K for a more complete discussion of supervision and regulatory matters and activities that affect the Corporation and its subsidiaries.

The Corporation's and its ba	ınkin	g subsidiary's	regulatory c	apital 1	ositions as o	of June 30, 2	2016 a	and Decembe	r 31,
2015 were as follows:				· r · · · ı	1				· ,
		 	 	Regu	latory Requ	<u>irements</u>	1	T T	<u> </u>
			-	Fo	r Capital A	dequacy	Wel	 To be -Capitalize	
		Actual			Purpose	es		Thresho	lds
		Amount	Ratio	A	mount	Ratio	A	Mount	Ratio
		1		(De	ollars in thou	isands)		1	
As of June 30, 2016									
Total Capital (to									
Risk-Weighted Assets)									
First BanCorp.	\$	1,867,840	20.72%	\$	721,043	8.0%		N/A	N/A
FirstBank	\$	1,819,385	20.19%	\$	720,852	8.0%	\$	901,065	10.0%
Common Equity Tier 1 Capital									
(to Risk-Weighted									
Assets)									
First BanCorp.	\$	1,543,152	17.12%	\$	405,587	4.5%		N/A	N/A
FirstBank	\$	1,470,831	16.32%	\$	405,479	4.5%	\$	585,692	6.5%
Tier I Capital (to									
Risk-Weighted Assets)									
First BanCorp.	\$	1,543,152	17.12%	\$	540,783	6.0%		N/A	N/A
FirstBank	\$	1,704,423	18.92%	\$	540,639	6.0%	\$	720,852	8.0%
Leverage ratio									
First BanCorp.	\$	1,543,152	12.34%	\$	500,222	4.0%		N/A	N/A
FirstBank	\$	1,704,423	13.65%	\$	499,590	4.0%	\$	624,488	5.0%
As of December 31, 2015									
Total Capital (to									
Risk-Weighted Assets)									
First BanCorp.	\$	1,828,559	20.01%	\$	731,164	8.0%		N/A	N/A
FirstBank	\$	1,802,711	19.73%	\$	730,824	8.0%	\$	913,530	10.0%
Common Equity Tier 1 Capital									
(to Risk-Weighted									
Assets)									
First BanCorp.	\$	1,546,678	16.92%	\$	411,280	4.5%		N/A	N/A
FirstBank	\$	1,493,478	16.35%	\$	411,088	4.5%	\$	593,794	6.5%
Tier I Capital (to									
Risk-Weighted Assets)									

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Fir	rst BanCorp.	\$ 1,546,678	16.92%	\$	548,373	6.0%		N/A	N/A
Fir	stBank	\$ 1,685,656	18.45%	\$	548,118	6.0%	\$	730,824	8.0%
Leverag	ge ratio								
Fir	rst BanCorp.	\$ 1,546,678	12.22%	\$	506,322	4.0%		N/A	N/A
Fir	stBank	\$ 1,685,656	13.33%	\$	505,648	4.0%	\$	632,060	5.0%
					_				

The Corporation enters into financial instruments with off-balance sheet risk in the normal course of business to meet the financing needs of its customers. These financial instruments may include commitments to extend credit and commitments to sell mortgage loans at fair value. As of June 30, 2016, commitments to extend credit amounted to approximately \$1.2 billion, of which \$646.3 million relates to credit card loans. Commercial and Financial standby letters of credit amounted to approximately \$35.3 million. Commitments to extend credit are agreements to lend to a customer as long as there is no violation of any conditions established in the contract. Commitments generally have fixed expiration dates or other termination clauses. Since certain commitments are expected to expire without being drawn upon, the total commitment amount does not necessarily represent future cash requirements. For most of the commercial lines of credit, the Corporation has the option to reevaluate the agreement prior to additional disbursements. In the case of credit cards and personal lines of credit, the Corporation can cancel the unused credit facility at any time and without cause. Generally, the Corporation does not enter into interest rate lock agreements with prospective borrowers in connection with its mortgage banking activities.

As of June 30, 2016, First BanCorp. and its subsidiaries were defendants in various legal proceedings arising in the ordinary course of business. Management believes that the final disposition of these matters, to the extent not previously provided for, will not have a material adverse effect, individually or in the aggregate, on the Corporation's financial position, results of operations or cash flows.

NOTE 24 - FIRST BANCORP. (HOLDING COMPANY ONLY) FINANCIAL INFORMATION

The following condensed financial information presents the financial position of the Holding Company only as of June 30, 2016 and December 31, 2015 and the results of its operations for the quarters and six-month periods ended June 30, 2016 and 2015.

Statemen	nts of Fina	ncial Condition		
	As of	June 30,		As of December 31,
	2	2016		2015
		(1	In thousands)	
Assets				
Cash and due from banks	\$	28,430		\$ 29,103
Money market investments		6,111		6,111
Other investment securities		285		285
Loans held for investment, net		246		266
Investment in First Bank Puerto Rico, at equity		1,947,122		1,888,036
Investment in First Bank Insurance Agency, at equity		9,578		14,382
Investment in FBP Statutory Trust I		2,929		2,929
Investment in FBP Statutory Trust II		3,561		3,866
Other assets		5,210		4,632
Total assets	\$	2,003,472		\$ 1,949,610
Liabilities and Stockholders' Equity				
Liabilities:				
Other borrowings	\$	216,187		\$ 226,492
Accounts payable and other liabilities		832		28,984
Total liabilities		217,019		255,476
Stockholders' equity		1,786,453		1,694,134
Total liabilities and stockholders' equity	\$	2,003,472		\$ 1,949,610

	Statem	ent of I	ncome			
	Quarte	er Ende	ed	Six-Month	Period	Ended
	Jur	ne 30,			ne 30,	
	2016		2015	2016		2015
	(In	thousar	nds)	(In t	housand	ds)
Income:						
Interest income on money market nvestments	\$ 5	\$	5	\$ 10	\$	10
Dividend income from subsidiaries	31,158		-	38,158		-
Other income	63		325	123		381
	31,226		330	38,291		391
Expense:						
Other borrowings	1,982		1,843	3,960		3,660
Other operating expenses	978		753	1,628		1,357
	2,960		2,596	5,588		5,017
Gain on early extinguishment of debt	-		-	4,217		-
Income (loss) before income taxes and equity						
in undistributed earnings (losses) of subsidiaries	28,266		(2,266)	36,920		(4,626)
Equity in undistributed (losses) earnings of subsidiaries	(6,313)		(31,808)	8,377		(3,802)
Net income (loss)	\$ 21,953	\$	(34,074)	\$ 45,297	\$	(8,428)
Other Comprehensive income (loss),						
net of tax	13,875		(10,168)	44,266		(3,028)
Comprehensive income (loss)	\$ 35,828	\$	(44,242)	\$ 89,563	\$	(11,456)

NOTE 25 – SUBSEQUENT EVENTS

The Corporation has performed an evaluation of events occurring subsequent to June 30, 2016; management has determined that there are no events occurring in this period that require disclosure in or adjustment to the accompanying financial statements.

ITEM 2. MANAGEMENT'S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND RESULTS OF OPERATIONS (MD&A)

SELECTED FINANCIAL DATA							
	Quart	er end	ed	Six-Mon	th P	erio	d Ended
(In thousands, except for per share							
and financial ratios)	Ju	ne 30,		Ju	ne 3	0,	
	2016		2015	2016			2015
Condensed Income Statements:							
Total interest income	\$ 146,934	\$	151,632	\$ 297,765		\$	304,117
Total interest expense	26,706		25,155	52,889			51,993
Net interest income	120,228		126,477	244,876			252,124
Provision for loan and lease losses	20,986		74,266	42,039			107,236
Non-interest income	19,778		6,670	38,247			39,399
Non-interest expenses	89,544		102,799	182,541			194,527
Income (loss) before income taxes	29,476		(43,918)	58,543			(10,240)
Income tax (expense) benefit	(7,523)		9,844	(13,246)			1,812
Net income (loss)	21,953		(34,074)	45,297			(8,428)
Net income (loss) attributable to common stockholders	21,953		(34,074)	45,297			(8,428)
Per Common Share Results:							
Net earnings (loss) per share-basic	\$ 0.10	\$	(0.16)	\$ 0.21		\$	(0.04)
Net earnings (loss) per share-diluted	\$ 0.10	\$	(0.16)	\$ 0.21		\$	(0.04)
Cash dividends declared	\$ -	\$	-	\$ -		\$	-
Average shares outstanding	212,768		211,247	212,558			210,968
Average shares outstanding diluted	215,923		211,247	214,598			210,968
Book value per common share	\$ 8.06	\$	7.60	\$ 8.06		\$	7.60
Tangible book value per common share (1)	\$ 7.83	\$	7.35	\$ 7.83		\$	7.35
Selected Financial Ratios (In Percent):						_	
Profitability:							
Return on Average Assets	0.69		(1.06)	0.72			(0.13)
Interest Rate Spread	3.76		3.98	3.85			3.98

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Net Interest Margin		4.01		4.18	4.09	4.18
Interest Rate Spread - tax						
equivalent basis (2)		3.88		4.13	3.99	4.12
Net Interest Margin - tax equivalent basis (2)		4.13		4.33	4.24	4.32
Return on Average Total Equity		5.03		(8.06)	5.24	(1.00)
Return on Average Common Equity		5.14		(8.23)	5.35	(1.03)
Average Total Equity to Average Total Assets		13.78		13.19	13.69	13.16
Tangible common equity ratio (1)		13.65		12.61	13.65	12.61
Dividend payout ratio		-		-	-	-
Efficiency ratio (3)	<u> </u>	63.96		77.21	64.47	66.73
Asset Quality:						
Allowance for loan and lease losses to total loans held for investment		2.64		2.45	2.64	2.45
Net charge-offs (annualized) to average loans (4) (5)		1.11		3.41	1.08	2.34
Provision for loan and lease losses to net charge-offs (6)		85.11		94.23	87.05	99.19
Non-performing assets to total assets (4)		6.05		5.12	6.05	5.12
Non-performing loans held for investment to total loans held for investment (4)		6.74		5.12	6.74	5.12
Allowance to total non-performing loans held for investment (4)		39.19		47.79	39.19	47.79
Allowance to total non-performing loans held for investment,						
excluding residential real estate loans (4)		54.05		76.77	54.05	76.77
Other Information:						
Common Stock Price: End of period	\$	3.97	\$	4.82	\$ 3.97	\$ 4.82
	As	of June 30, 2016	As	of December 31, 2015		
Balance Sheet Data:						
Loans, including loans held for sale	\$	8,908,705	\$	9,148,251		
		234,454		240,710		

	Allowance for loan and lease losses						
	Money market and investment securities	2,406,857	2,299,520				
	Intangible assets	49,208	50,583				
	Deferred tax asset, net	299,291	311,263				
	Total assets	12,508,702	12,573,019				
	Deposits	9,225,019	9,338,124				
	Borrowings	1,371,187	1,381,492				
	Total preferred equity	36,104	36,104				
	Total common equity	1,733,832	1,685,779				
	Accumulated other comprehensive income (loss), net of tax	16,517	(27,749)				
	Total equity	1,786,453	1,694,134				
	· · ·						
		•		<u> </u>	•		
(1)	Non-GAAP financial measur and a reconciliation of these		al" below for additio	nal informat	tion about	the co	mponents
(1) (2)		measures. I excluding the cha	inges in fair value of	derivative in	nstruments		
(1) (2) (3)	and a reconciliation of these and a tax-equivalent basis and	measures. I excluding the chareconciliation of the chareconciliation o	inges in fair value of nese non-GAAP fina income and non-inter	derivative in ncial measurest income.	nstruments res). The denor	(see '	'Net
(2)	and a reconciliation of these of the second and a reconciliation of these of the second and a reconciliation of these of the second and the second and the second and the second are second are second are second as second are secon	measures. I excluding the chareconciliation of the time of net interest the and changes in the correction of the calculating earth of the corporation separates.	inges in fair value of nese non-GAAP finatincome and non-inter the fair value of derivation of these ratios incontelly tracks and report	derivative in ncial measurest income. vative instructions	nstruments res). The denorments. sed credit-	(see '	'Net or red
(2)	and a reconciliation of these and a reconciliation of these and on a tax-equivalent basis and Interest Income" below for a Non-interest expense to the sincludes non-recurring incompliance to the denomination of these and a reconciliation of the second of the second of the reconciliation of the second of the	measures. I excluding the chareconciliation of the conciliation o	anges in fair value of these non-GAAP finatincome and non-intendent of derivation of these ratios incutely tracks and report statistics.	derivative in ncial measurest income. rative instrurelude purchatts PCI loans	nstruments res). The denorments. sed creditant and exclusion	(see ' ninato impai des th	'Net or red lese from
(2) (3) (4)	and a reconciliation of these On a tax-equivalent basis and Interest Income" below for a Non-interest expense to the s includes non-recurring incom Loans used in the denominate ("PCI") loans. However, the non-performing loan and non The ratio of net charge-offs to	measures. I excluding the chareconciliation of the time and changes in the correction calculating earlier corporation separate-performing asset to average loans, except quarter and six-method and lease loss	anges in fair value of nese non-GAAP final income and non-interior he fair value of derivated of these ratios incutely tracks and report statistics. I cluding charge-offs tonth period ended Justes to net charge-offs	derivative in ncial measurest income. rative instructude purchants PCI loans associated wine 30, 2015, excluding	respective the impact	(see ' ninato impai des th k sale ely. of the	'Net or red ese from of assets,

The following Management's Discussion and Analysis of Financial Condition and Results of Operations relates to the accompanying unaudited consolidated financial statements of First BanCorp. (the "Corporation" or "First BanCorp.") and should be read in conjunction with such financial statements and the notes thereto. This section also presents certain non-GAAP financial measures. Refer to "Basis of Presentation" below for additional information about why the non-GAAP financial measures are being presented.

EXECUTIVE SUMMARY

First BanCorp. is a diversified financial holding company headquartered in San Juan, Puerto Rico offering a full range of financial products to consumers and commercial customers through various subsidiaries. First BanCorp. is the holding company of FirstBank Puerto Rico ("FirstBank" or the "Bank") and FirstBank Insurance Agency. Through its wholly owned subsidiaries, the Corporation operates offices in Puerto Rico, the United States Virgin Islands and British Virgin Islands, and the State of Florida (USA), concentrating on commercial banking, residential mortgage loan originations, finance leases, credit cards, personal loans, small loans, auto loans, and insurance agency and broker-dealer activities.

OVERVIEW OF RESULTS OF OPERATIONS

First BanCorp.'s results of operations depend primarily on its net interest income, which is the difference between the interest income earned on its interest-earning assets, including investment securities and loans, and the interest expense incurred on its interest-bearing liabilities, including deposits and borrowings. Net interest income is affected by various factors, including: the interest rate scenario; the volumes, mix and composition of interest-earning assets and interest-bearing liabilities; and the re-pricing characteristics of these assets and liabilities. The Corporation's results of operations also depend on the provision for loan and lease losses, non-interest expenses (such as personnel, occupancy, deposit insurance premium and other costs), non-interest income (mainly service charges and fees on deposits, insurance income and revenues from broker-dealer operations), gains (losses) on sales of investments, gains (losses) on mortgage banking activities, and income taxes.

The Corporation had net income of \$22.0 million, or \$0.10 per diluted common share, for the quarter ended June 30, 2016, compared to a net loss of \$34.1 million, or \$0.16 per diluted common share, for the same period in 2015. The Corporation's financial results for the second quarter of 2015 were impacted by several items that management believes are not reflective of core operating performance, are not expected to reoccur with any regularity or may reoccur at uncertain times and amounts, including: (i) a \$48.7 million pre-tax loss on a bulk sale of assets, mostly comprised of non-performing and adversely classified commercial loans, including transaction expenses (a \$19.0 million tax benefit related to this transaction was recorded in the second quarter of 2015), (ii) Other-than-temporary impairment ("OTTI") losses on debt securities of \$13.1 million, primarily on Puerto Rico Government debt securities (no tax benefit was recognized for the OTTI charges), and (iii) pre-tax costs of approximately \$2.6 million related to the conversion of loan and deposit accounts acquired from Doral Bank to the FirstBank systems (a \$1.0 million tax

benefit associated with these costs was recorded in the second quarter of 2015).

The following table reconciles for the second quarter of 2016 and 2015, the reported net income to adjusted net income, a non-GAAP financial measure that excludes items that management believes are not reflective of core operating performance, are not expected to reoccur with any regularity or may reoccur at uncertain times and amounts:

	Quarter En	ded June 30),	
	2016		2015	
(In thousands)				
Net income (loss), as reported	\$ 21,953	\$	(34,074)	
Adjustments:				
Loss on bulk sale of assets, including transaction expenses	-		48,667	
Other-than-temporary impairment on debt securities	-		13,097	
Conversion costs of loans and deposits assumed				
from Doral Bank	-		2,562	
Income tax impact of adjustments	-		(19,979)	
Adjusted net income	\$ 21,953	\$	10,273	

The key drivers of the Corporation's financial results for the quarter ended June 30, 2016, compared to the same period in 2015, include the following:

• Net interest income decreased \$6.3 million to \$120.2 million for the quarter ended June 30, 2016 compared to \$126.5 million for the same period in 2015. The decrease in net interest income was primarily driven by a \$5.9 million reduction in interest income on loans, including: (i) a \$3.9 million decrease in interest income on consumer loans mainly attributable to a decrease of \$149.3 million in the average balance of this portfolio, primarily auto loans, (ii) a \$1.1 million decrease in interest income on commercial and construction loans reflecting a decline of \$198.5 million in the average balance of these portfolios that resulted in a decrease of approximately \$0.9 million in interest income and the adverse impact of large commercial relationships classified as non-performing in 2016, and (iii) a \$1.0 million decrease in interest income on residential mortgage loans primarily reflecting both a decrease in cash collections on residential non-performing loans and a decrease of \$13.5 million in the average balance of this portfolio. In addition, net interest income was adversely impacted by a \$1.6 million increase in interest expense primarily reflecting the upward repricing of the repurchase agreements and a higher average balance of FHLB advances.

The aforementioned adverse variances were partially offset by: (i) a \$0.8 million increase in interest income on interest-bearing cash balances, due to the increase in fed fund rates in December 2015 and a \$280.8 million increase in the average balance of deposits maintained in the Federal Reserve Bank, and, (ii) a \$0.4 million increase in interest income on investment securities primarily due to an increase of \$114.5 million in the average balance of U.S. agencies debt securities, reflecting securities purchases in excess of investments called prior to maturity.

The net interest margin, excluding fair value adjustments, decreased 17 basis points to 4.01% for the second quarter of 2016 compared to the same period in 2015. The decline was primarily driven by a higher level of liquidity maintained during the second quarter of 2016, derived from loan repayments, and the adverse impact of large commercial relationships classified as non-performing in 2016. For a definition and reconciliation of this non-GAAP measure, refer to "Net Interest Income" discussion below.

• The provision for loan and lease losses decreased \$53.3 million to \$21.0 million for the second quarter of 2016 compared to \$74.3 million for the same period in 2015. The provision for the second quarter of 2015 included a charge of \$46.9 million associated with a bulk sale of assets. On June 5, 2015, the Corporation completed the bulk sale of commercial and construction loans with a book value of \$147.5 million (principal balance of \$196.5 million), comprised mostly of non-performing and adversely classified loans, as well as other real estate owned ("OREO") with a book value of \$2.9 million in a cash transaction. The sale price of this bulk sale was \$87.3 million. Approximately \$15.3 million of reserves had been allocated to the loans. This transaction resulted in total charge-offs of \$61.4 million and an incremental pre-tax loss of \$48.7 million, including \$0.9 million in professional service fees directly attributable to this bulk sale.

Excluding the impact of the bulk sale of assets in the second quarter of 2015, the provision of \$21.0 million for the second quarter of 2016 decreased by \$6.4 million compared to the adjusted provision of \$27.4 million for the same period in 2015. The decrease reflects a reduction of \$10.8 million in the adjusted provision for commercial and construction loans primarily due to the impact in the second quarter of 2015 of a \$15.5 million charge to the provision as a result of the incorporation of the \$61.4 million of net charge-offs from the bulk sale in the historical loss rates used to estimate the general reserve for commercial loans collectively evaluated for impairment, partially offset by lower loan loss recoveries in Florida as compared to the second quarter of 2015.

The aforementioned decrease in the adjusted provision for commercial and construction loans was partially offset by a \$2.7 million increase in the provision for residential mortgage loans, primarily due to revisions to the quarterly home price index for Puerto Rico published by the Federal Housing Finance Agency, which is used as the basis for the estimated value of the underlying collateral of the portfolio for purposes of determining the general reserve. In addition, the provision for consumer loans increased by \$1.7 million reflecting the impact in the second quarter of 2015 of loan loss recoveries of \$2.7 million on the sale of certain fully charged-off auto and personal loans, partially offset by improvements in historical charge-offs trends and the decrease in the size of this portfolio, primarily auto loans.

Net charge-offs totaled \$24.7 million for the second quarter of 2016, or 1.11% of average loans on an annualized basis, compared to \$78.8 million, or 3.41% of average loans, for the same period in 2015. The bulk sale of assets added \$61.4 million in net charge-offs in the second quarter of 2015. Excluding the impact of net charge-offs related to the bulk sale of assets, the \$24.7 million of net charge-offs for the second quarter of 2016 increased by \$7.3 million compared to adjusted net charge-offs of \$17.4 million for the second quarter of 2015, primarily reflecting higher losses on residential mortgage loans.

Refer to "Basis of Presentation" below for a reconciliation of certain non-GAAP financial measures ("adjusted net charge-offs" and "adjusted provision for loan and lease losses,"), which reflect the exclusion of the realized loss on the bulk sale of assets, with the corresponding measures calculated and presented in accordance with GAAP. Also refer to the discussions

under "Provision for loan and lease losses" and "Risk Management" below for an analysis of the allowance for loan and lease losses and non-performing assets and related ratios.

- The Corporation recorded non-interest income of \$19.8 million for the second quarter of 2016, compared to \$6.7 million for the same period in 2015. The increase primarily reflects the impact in the second quarter of 2015 of OTTI charges on debt securities amounting to \$13.1 million, primarily on Puerto Rico Government debt securities. Refer to "Non-Interest Income" below for additional information.
- Non-interest expenses decreased by \$13.2 million to \$89.5 million for the second quarter of 2016 compared to the same period in 2015. Non-interest expenses for the second quarter of 2015 included \$1.2 million of expenses and losses related to the bulk sale of assets and costs of \$2.6 million related to the conversion of loan and deposit accounts acquired from Doral Bank to the FirstBank systems. Excluding the aforementioned items, the \$89.5 million of non-interest expenses for the second quarter of 2016 decreased by \$9.5 million compared to adjusted non-interest expenses of \$99.0 million for the same period in 2015. The decrease was primarily related to: (i) a \$4.8 million decrease in adjusted professional service fees primarily reflecting the impact in the second quarter of 2015 of interim servicing costs of \$2.4 million related to loans and deposits acquired from Doral Bank and of \$1.3 million of professional service fees incurred in special projects and strategic, stress testing and capital planning matters, (ii) a \$2.0 million decrease in occupancy and equipment costs reflecting reductions in depreciation, electricity and repairs expenses, (iii) a \$1.3 million decrease in adjusted losses on OREO operations primarily due to lower property tax expenses, and (iv) decreases in other operating expenses such as a reduction of \$0.7 million in processing expenses mainly due to the sale of merchant contracts in the fourth quarter of 2015 and a \$0.6 million decrease in supplies, printing and mailing costs. Refer to "Basis of Presentation" below for a reconciliation of the non-GAAP financial measures "adjusted non-interest expenses," which reflects the exclusion in the second quarter of 2015 of expenses related to the bulk sale of assets and costs related to the conversion of loan and deposit accounts from Doral Bank to the FirstBank systems, to the corresponding GAAP measure. Also refer to "Non-Interest Expenses" below for additional information.
- For the second quarter of 2016, the Corporation recorded an income tax expense of \$7.5 million, compared to an income tax benefit of \$9.8 million for the same period in 2015. The variance reflects higher taxable income mainly due to the impact in 2015 of realized losses on the bulk sale of assets. The Corporation's effective tax rate for the first six months of 2016 was 23% (22% excluding entities from which a tax benefit cannot be recognized), which approximates the expected effective tax rate for the year, compared to 18% (30% excluding entities from which a tax benefit cannot be recognized) for the first half of 2015. As of June 30, 2016, the Corporation had a net deferred tax asset of \$299.3 million (net of a valuation allowance of \$198.2 million). Refer to "Income Taxes" below for additional information.
- As of June 30, 2016, total assets were \$12.5 billion, a decrease of \$64.3 million from December 31, 2015. The decrease was mainly due to a \$239.5 million decrease in total loans, including a \$145.8 million reduction in commercial and construction loans and a \$75.0 million decrease in consumer loans. The decrease in commercial and construction loans was mainly driven by the repayment of several large commercial loans in the first half of 2016,

including repayments totaling \$145.3 million associated with six commercial relationships, partially offset by new loan originations. The decrease in total loans was partially offset by a \$116.7 million increase in available-for-sale investment securities driven by purchases of debt securities issued or guaranteed by U.S. agencies and higher fair values on U.S. agencies MBS and debt securities. In addition, the balance of cash and cash equivalents increased by \$75.5 million primarily tied to an increase in demand deposits and proceeds from loan repayments. Refer to "Financial Condition and Operating Data" below for additional information.

- As of June 30, 2016, total liabilities were \$10.7 billion, a decrease of \$156.6 million, from December 31, 2015. The decrease was mainly due to a \$288.4 million decrease in brokered CDs, a \$10 million decrease in junior subordinated debentures associated with the repurchase and cancellation of certain trust preferred securities, and the payment of interest on trust preferred securities amounting to \$31.2 million that represents the aggregate amount of quarterly payments deferred and accrued since March 2012. As of June 30, 2016, the Corporation is current on all interest payments due related to its subordinated debt. These reductions were partially offset by a \$99.7 million increase in deposits, excluding government deposits and brokered CDs, primarily reflected in the Puerto Rico region, and a \$67.0 million increase in government deposits. Refer to "Risk Management Liquidity and Capital Adequacy" below for additional information about the Corporation's funding sources.
- As of June 30, 2016, the Corporation's stockholders' equity was \$1.8 billion, an increase of \$92.3 million from December 31, 2015. The increase was mainly driven by the net income of \$45.3 million for the first half of 2016 and a \$36.0 million increase in the fair value of available-for-sale U.S. agency MBS and debt securities recorded as part of other comprehensive income.
- The Corporation's Total Capital, Common Equity Tier 1 Capital, Tier 1 Capital and Leverage ratios calculated under the Basel III rules were 20.72%, 17.12%, 17.12%, and 12.34%, respectively, as of June 30, 2016, compared to Total Capital, Common Equity Tier 1 Capital, Tier 1 Capital and Leverage ratios of 20.01%, 16.92%, 16.92%, and 12.22%, respectively, as of December 31,

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2015. The Corporation's tangible common equity ratio increased to 13.65% as of June 30, 2016, from 12.84% as of December 31, 2015. Refer to "Risk Management – Capital" below for additional information.

- Total loan production, including purchases, refinancings, renewals and draws from existing revolving and non-revolving commitments, was \$712.8 million for the quarter ended June 30, 2016, excluding the utilization activity on outstanding credit cards, compared to \$762.5 million for the same period in 2015. The decrease was reflected in most of the principal loan categories in Puerto Rico, which showed an aggregate decrease of \$43.8 million.
- Total non-performing assets were \$756.2 million as of June 30, 2016, an increase of \$146.3 million from December 31, 2015. The increase was primarily attributable to the inflow in the first quarter of 2016 of the Corporation's exposure to commercial mortgage loans guaranteed by the Puerto Rico Tourism Development Fund ("TDF") with a book value of \$127.3 million as of June 30, 2016 and the inflow in the second quarter of 2016 of a \$35.0 million commercial relationship in Puerto Rico. The increase resulting from the inflow of large commercial loans was partially offset by reductions in non-performing residential, consumer and OREO balances. Refer to "Risk Management Non-accruing and Non-performing Assets" below for additional information.
- Adversely classified commercial and construction loans held for investment increased by \$44.6 million to \$566.8 million as of June 30, 2016 from \$522.1 million as of December 31, 2015, including the migration to adverse classification categories of the aforementioned \$35.0 million non-performing commercial relationship in Puerto Rico.

Critical Accounting Policies and Practices

The accounting principles of the Corporation and the methods of applying these principles conform to GAAP. The Corporation's critical accounting policies relate to: 1) the allowance for loan and lease losses; 2) other-than-temporary impairments; 3) income taxes; 4) the classification and values of financial instruments; 5) income recognition on loans; 6) loans acquired; and 7) loans held for sale. These critical accounting policies involve judgments, estimates and assumptions made by management that affect the amounts recorded for assets, liabilities and contingent liabilities as of the date of the financial statements and the reported amounts of revenues and expenses during the reporting periods. Actual results could differ from estimates, if different assumptions or conditions prevail. Certain determinations inherently require greater reliance on the use of estimates, assumptions, and judgments and, as such, have a greater possibility of producing results that could be materially different than those originally reported.

The Corporation's critical accounting policies are described in Management's Discussion and Analysis of Financial Condition and Results of Operations included in First BanCorp.'s 2015 Annual Report on Form 10-K. There have not been any material changes in the Corporation's critical accounting policies since December 31, 2015.

During the second quarter of 2016, the Corporation reviewed its historical accounting treatment as loans for its \$161.3 million of financing arrangements with Puerto Rico municipalities issued in bond form, but underwritten as loans with features that are typically found in commercial loan transactions. This review came as a result of the recent determination of the Federal Reserve Board that the transactions must be treated for regulatory reporting purposes as investment securities. The Puerto Rico Municipal Finance Act (the "Act") requires the designation of financing arrangements obtained by municipalities with maturities greater than 8 years as "special obligation bonds" subject to specific provisions under the Act. The Corporation has concluded that the impact of accounting for the transactions as investment securities rather than loans does not have a material effect on previously reported results of operations, financial condition, or cash flows and, accordingly, these financing arrangements are now accounted for and reported as held-to-maturity investment securities and not as loans as of June 30, 2016 and for prior periods.

RESULTS OF OPERATIONS

Net Interest Income

Net interest income is the excess of interest earned by First BanCorp. on its interest-earning assets over the interest incurred on its interest-bearing liabilities. First BanCorp.'s net interest income is subject to interest rate risk due to the repricing and maturity mismatch of the Corporation's assets and liabilities. Net interest income for the quarter and six-month period ended June 30, 2016 was \$120.2 million and \$244.9 million, respectively, compared to \$126.5 million and \$252.1 million for the comparable periods in 2015. On a tax-equivalent basis, and excluding the changes in the fair value of derivative instruments, net interest income for the quarter and six-month period ended June 30, 2016 was \$123.7 million and \$253.2 million, respectively, compared to \$131.1 million and \$260.7 million for the comparable periods in 2015.

The following tables include a detailed analysis of net interest income. Part I presents average volumes and rates on an adjusted tax-equivalent basis and Part II presents, also on an adjusted tax-equivalent basis, the extent to which changes in interest rates and changes in the volume of interest-related assets and liabilities have affected the Corporation's net interest income. For each category of

interest-earning assets and interest-bearing liabilities, information is provided on changes attributable to (i) changes in volume (changes in volume multiplied by prior period rates), and (ii) changes in rate (changes in rate multiplied by prior period volumes). Rate-volume variances (changes in rate multiplied by changes in volume) have been allocated to the changes in volume and rate based upon their respective percentage of the combined totals.

The net interest income is computed on an adjusted tax-equivalent basis and excluding the change in the fair value of derivative instruments. For a definition and reconciliation of this non-GAAP financial measure, refer to the discussions below.

<u>I</u>														
	Averag	e '	Vol	ume		Interest i				Ave	rag	ge]	Rate (1	
Quarter ended June 30,	2016			2015		2016		2015		2016			201	
(Dollars in thousands)									<u> </u>					
Interest-earning assets:														
Money market & other short-term investments	\$ 1,009,398		\$	737,227	\$	1,271	\$	510		0.51	%		0.28	3
Government obligations (2)	747,760			633,300		6,006		5,430		3.23	%		3.44	
Mortgage-backed securities	1,380,043			1,508,831		9,898		10,297		2.88	%		2.74	1
FHLB stock	31,140			25,435		350		257		4.52	%		4.05)
Other investments	1,727			818		2		-		0.47	%		-	
Total investments (3)	3,170,068			2,905,611		17,527		16,494		2.22	%		2.28	
Residential mortgage loans	3,307,788			3,321,269		45,261		46,310		5.50	%		5.59)
Construction loans	144,788			169,890		1,301		1,566		3.61	%		3.70)
C&I and commercial mortgage loans	3,664,699			3,838,121		38,818		40,493		4.26	%		4.23	
Finance leases	229,892			228,749		4,308		4,507		7.54	%		7.90)
Consumer loans	1,536,755			1,687,243		43,223		46,875		11.31	%		11.14	

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Total loans (4) (5)	8,883,922		9,245,272		132,911		139,751	6.02	%		6.06	9
Total interest-earning assets	\$ 12,053,990	\$	12,150,883	\$	150,438	\$	156,245	5.02	%		5.16	9
Interest-bearing liabilities:												
Brokered CDs	\$ 1,977,059	\$	2,437,937	\$	5,847	\$	6,039	1.19	%		0.99	Q,
Other interest-bearing deposits	5,987,694		6,034,536		11,377		10,941	0.76	%		0.73	Ģ
Other borrowed funds	988,711		971,194		8,011		7,231	3.26	%		2.99	(
FHLB advances	455,000		325,000		1,471		944	1.30	%		1.17	ď
Total interest-bearing liabilities	\$ 9,408,464	\$	9,768,667	\$	26,706	\$	25,155	1.14	%		1.03	•
Net interest income				\$	123,732	\$	131,090					1
Interest rate spread								3.88	%		4.13	
Net interest margin								4.13	%	H	4.33	1

									1								
		Average Volume						Interest i			ne ⁽¹⁾ /	Average Rate (1
Six-Month Period Ended June 30,		2016		2015			2016				2015	2016			2015		
(Dollars in thousands)																	_
Interest-earning assets:																	-
Money market & other short-term investments	\$	930,090		\$	774,782		\$	2,344		\$	1,047		0.51	%		0.2	,
Government obligations (2)		723,761			608,706			11,484			9,611		3.19	%		3.13	8
Mortgage-backed securities		1,384,924			1,530,197			22,175			22,798		3.22	%		3.00	(
FHLB stock		31,212			25,451			698			552		4.50	%		4.3	,
Other investments		1,599			590			3			-		0.38	%		-	
Total investments (3)		3,071,586			2,939,726			36,704			34,008		2.40	%		2.13	2
												_					-
Residential mortgage loans		3,314,685			3,221,513			90,649			89,792		5.50	%		5.62	2
Construction loans		152,535			170,967			2,916			3,098		3.84	%		3.6	5
C&I and commercial mortgage loans		3,692,656			3,901,416			79,796			82,321		4.35	%		4.20	6
Finance leases		230,058			229,520			8,744			9,118		7.64	%		8.0	1
Consumer loans	Ш	1,556,726			1,708,229			87,255		_	94,398		11.27			11.14	4
Total loans (4) (5)		8,946,660			9,231,645			269,360			278,727	\perp	6.05	%		6.0	6
Total interest-earning assets	\$	12,018,246		\$	12,171,371		\$	306,064		\$	312,735		5.12	%		5.1	2
Interest-bearing liabilities:																	
Brokered CDs	\$	2,026,937		\$	2,586,470		\$	11,864		\$	12,649		1.18	%		0.9	ç
Other interest-bearing deposits		5,966,560			5,900,493			22,617			22,025		0.76			0.7	4

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Other borrowed funds	953,863		1,051,132		15,466		15,441	3.26	%	2.96	%
FHLB advances	455,000		325,000		2,942		1,878	1.30	%	1.17	%
Total interest-bearing liabilities	\$ 9,402,360	\$	9,863,095	\$	52,889	\$	51,993	1.13	%	1.06	%
Net interest income				\$	253,175	\$	260,742				L
Interest rate spread								3.99	%	4.12	%
Net interest margin								4.24	%	4.32	%

- (1) On an adjusted tax-equivalent basis. The adjusted tax-equivalent yield was estimated by dividing the interest rate spread on exempt assets by 1 less the Puerto Rico statutory tax rate of 39.0% and adding to it the cost of interest-bearing liabilities. The tax-equivalent adjustment recognizes the income tax savings when comparing taxable and tax-exempt assets. Management believes that it is a standard practice in the banking industry to present net interest income, interest rate spread and net interest margin on a fully tax-equivalent basis. Therefore, management believes these measures provide useful information to investors by allowing them to make peer comparisons. Changes in the fair value of derivatives are excluded from interest income and interest expense because the changes in valuation do not affect interest paid or received.
- (2) Government obligations include debt issued by government-sponsored agencies.
- (3) Unrealized gains and losses on available-for-sale securities are excluded from the average volumes.
- (4) Average loan balances include the average of non-performing loans.
- (5) Interest income on loans includes \$2.4 million and \$2.5 million for the quarters ended June 30, 2016 and 2015, respectively, and \$5.2 million for each of the six-month periods ended June 30, 2016 and 2015, of income from prepayment penalties and late fees related to the Corporation's loan portfolio.

Ц									_											
					ended Jur			·			Six-Montl									
					npared to			;		2016 compared to 2015										
		In	ıcr		se (decrea	se)				In	cre	crease (decrease)							
		ı.	1	I	Oue to:					Due to:										
(In thousands)	V	olume			Rate			Total		1	Volume			Rate		Total				
						<u> </u>														
Interest income on																				
interest-earning assets:																				
Money market &	Φ.	22.7		Φ.	706		Φ.	- 64		Φ.	215		Φ.	1 0 7 2						
other short-term	\$	235		\$	526		\$	761		\$	245		\$	1,052	- 15	1,297				
investments						+						_								
Government obligations		945			(369)			576			1,852			21		1,873				
Mortgage-backed		(918)			519			(399)			(2,227)			1,604		(623)				
securities		` ′						` ′						·	_					
FHLB stock		61			32			93			130			16		146				
Other investments		-			2			2			-			3		3				
Total investments		323			710			1,033			-			2,696		2,696				
Residential mortgage loans		(212)			(837)			(1,049)			2,713			(1,856)		857				
Construction loans		(230)			(35)			(265)			(341)			159		(182)				
C&I and commercial mortgage loans		(1,892)			217			(1,675)			(4,367)			1,842		(2,525)				
Finance leases		16			(215)			(199)			35			(409)		(374)				
Consumer loans		(4,278)			626			(3,652)			(8,339)			1,196		(7,143)				
Total loans		(6,596)			(244)			(6,840)			(10,299)			932		(9,367)				
Total interest income		(6,273)			466			(5,807)			(10,299)			3,628		(6,671)				
Interest expense on interest-bearing liabilities:																				
Brokered CDs		(1,265)			1,073			(192)			(3,006)			2,221		(785)				
Other interest-bearing deposits		(104)			540			436			277			315		592				
Other borrowed funds		129			651			780			(1,492)			1,517		25				
FHLB advances		408			119	Ī		527	T		825	Ţ		239		1,064				
Total interest expense		(832)			2,383			1,551			(3,396)			4,292		896				
Change in net interest income	\$	(5,441)		\$	(1,917)		\$	(7,358)		\$	(6,903)		\$	(664)		(7,567)				

Portions of the Corporation's interest-earning assets, mostly investments in obligations of some U.S. government agencies and sponsored entities, generate interest which is exempt from income tax, principally in Puerto Rico. Also, interest and gains on sales of investments held by the Corporation's international banking entities ("IBEs") are tax-exempt under the Puerto Rico tax law (refer to "Income Taxes" below for additional information). To facilitate the comparison of all interest data related to these assets, the interest income has been converted to an adjusted taxable equivalent basis. The tax equivalent yield was estimated by dividing the interest rate spread on exempt assets by 1 less the Puerto Rico statutory tax rate as adjusted for changes to enacted tax rates (39.0%) and adding to it the average cost of interest-bearing liabilities. The computation considers the interest expense disallowance required by Puerto Rico tax law.

The presentation of net interest income excluding the effects of the changes in the fair value of the derivative instruments ("valuations") provides additional information about the Corporation's net interest income and facilitates comparability and analysis. The changes in the fair value of the derivative instruments have no effect on interest due or interest earned on interest-bearing liabilities or interest-earning assets, respectively, or on interest payments exchanged with interest rate swap counterparties.

The following table reconciles net interest income in accordance with GAAP to net interest income, excluding valuations, and net interest income on an adjusted tax-equivalent basis. The table also reconciles net interest spread and net interest margin on a GAAP basis to these items excluding valuations and on an adjusted tax-equivalent basis: Dollars in thousands) **Quarter Ended Six-Month Period Ended** June 30, 2015 June 30, 2016 June 30, 2016 June 30, 2015 \$ \$ \$ 297,765 \$ Interest Income - GAAP 146,934 151,632 304,117 Unrealized loss on 6 derivative instruments Interest income excluding 146,936 297,771 304,117 valuations 151,632 Tax-equivalent adjustment 3,502 4,613 8,293 8,618 Interest income on a tax-equivalent basis excluding valuations 156,245 312,735 150,438 306,064 52,889 26,706 51,993 Interest Expense - GAAP 25,155 Net interest income -\$ \$ \$ \$ GAAP 120,228 126,477 244,876 252,124 Net interest income excluding valuations \$ 120,230 126,477 244,882 252,124 Net interest income on a tax-equivalent basis \$ excluding valuations 123,732 131,090 \$ 253,175 260,742 Average Balances \$ Loans and leases 8,883,922 9,245,272 8,946,660 9,231,645 Total securities, other short-term investments and interest-bearing cash 2,939,726 balances 3,170,068 2,905,611 3,071,586 Average Interest-Earning 12,053,990 \$ | 12,171,371 12,150,883 12,018,246 Assets Average Interest-Bearing Liabilities 9,408,464 9,768,667 \$ 9,402,360 9,863,095 Average Yield/Rate 4.90 % 5.01 | % 4.98 5.04 %

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Average yield on interest-earning assets - GAAP									
Average rate on interest-bearing liabilities - GAAP	1.14	%	1.03	%	1.13	%		1.06	%
Net interest spread - GAAP	3.76	%	3.98	%	3.85	%		3.98	%
Net interest margin - GAAP	4.01	%	4.18	%	4.09	%		4.18	%
Average yield on interest-earning assets excluding valuations	4.90	%	5.01	%	4.98	%		5.04	%
Average rate on interest-bearing liabilities excluding valuations	1.14	%	1.03	%	1.13	%		1.06	%
Net interest spread excluding valuations	3.76	%	3.98	%	3.85	%		3.98	%
Net interest margin excluding valuations	4.01	%	4.18	%	4.09	%		4.18	%
Average yield on interest-earning assets on a tax-equivalent basis									
and excluding valuations	5.02	%	5.16	%	5.12	%		5.18	%
Average rate on interest-bearing liabilities excluding valuations	1.14	%	1.03	%	1.13	%		1.06	%
Net interest spread on a tax-equivalent basis and excluding valuations	3.88	%	4.13	%	3.99	%		4.12	%
Net interest margin on a tax-equivalent basis and excluding valuations	4.13	%	4.33	%	4.24	%		4.32	%

Interest income on interest-earning assets primarily represents interest earned on loans held for investment and investment securities.

Interest expense on interest-bearing liabilities primarily represents interest paid on brokered CDs, branch-based deposits, repurchase agreements, advances from the FHLB and junior subordinated debentures.

Unrealized gains or losses on derivatives represent changes in the fair value of derivatives, primarily interest rate caps used for protection against rising interest rates.

For the quarter and six-month period ended June 30, 2016, net interest income decreased \$6.2 million to \$120.2 million, and \$7.2 million to \$244.9 million, respectively, compared to the same periods in 2015. The \$6.2 million decrease in net interest income for the second quarter of 2016, compared to the same period in 2015 was primarily due to:

- A \$3.9 million decrease in interest income on consumer loans and finance leases mainly attributable to the decrease of \$149.3 million in the average balance of this portfolio, primarily auto loans.
- A \$1.1 million decrease in interest income on commercial and construction loans, primarily reflecting a decline of \$198.5 million in the average balance of these portfolios that resulted in a decrease of approximately \$0.9 million in interest income and the adverse impact of large commercial relationships classified as non-performing in 2016, which are now accounted for on a cost-recovery basis.
- A \$1.0 million decrease in interest income on residential mortgage loans primarily reflecting both a decrease in cash collections on residential non-performing loans and a decrease of \$13.5 million in the average balance of this portfolio.

• A \$1.6 million increase in interest expense primarily reflecting: (i) a \$0.6 million increase in interest expense on repurchase agreements mainly attributable to the upward repricing of the agreements, (ii) a \$0.5 million increase in interest expense on FHLB advances primarily attributable to the \$130.0 million of advances obtained during the fourth quarter of 2015 with maturities of four years and at an average cost of 1.64%, (iii) a \$0.4 million increase in interest expense on non-brokered deposits driven by the growth and pricing of new and renewed CDs in the current interest rate environment, and (iv) a \$0.2 million increase in the interest expense on junior subordinated debentures that have been repricing at higher rates. These increases were partially offset by a \$0.2 million decrease in the interest expense on brokered CDs mainly related to the effect of the \$460.9 million decrease in the average balance, which more than offset higher costs due to both higher market interest rates, and, to a lesser extent, longer terms on new issuances compared to maturing CDs.

	P	art	ial	ly	offset	by	y :
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- A \$0.8 million increase in interest income on interest-bearing cash balances, due to the increase in fed fund rates in December 2015 and the \$280.8 million increase in the average balance of deposits maintained in the Federal Reserve Bank.
- A \$0.4 million increase in interest income on investment securities primarily due to an increase of \$114.5 million in the average balance of U.S. agencies debt securities, reflecting securities purchases in excess of investments called prior to maturity.

The \$7.2 million decrease in net interest income for the first half of 2016, compared to the same period in 2015 was primarily due to:

- A \$7.5 million decrease in interest income on consumer loans and finance leases mainly attributable to the decrease of \$151.0 million in the average balance of this portfolio, primarily auto loans.
- A \$1.7 million decrease in interest income on commercial and construction loans, primarily reflecting a decline of \$227.2 million in the average balance of these portfolios that resulted in a decrease of approximately \$2.0 million in interest income and the adverse impact of large commercial relationships classified as non-performing in 2016. Partially offsetting these variances were higher prepayments in 2016 that resulted in an increase of \$1.5 million in prepayment penalties and deferred fees amortization and the upward repricing of commercial loans tied to short-term interest rates.

• A \$0.9 million increase in interest expense primarily reflecting: (i) a \$1.1 million increase in interest expense on FHLB advances primarily attributable to the aforementioned \$130.0 million of advances obtained during the fourth quarter of 2015, and (ii) a \$0.6 million increase in interest expense on non-brokered deposits attributable to both a \$66.1 million increase in the average balance and the growth and pricing of new and renewed retail CDs at current market interest rates. These increases were partially offset by a \$0.8 million decrease in the interest expense on brokered CDs mainly related to the effect of the \$559.5 million decrease in the average balance that offset higher costs on new issuances. Over the past 12 months, the Corporation repaid \$1.7 billion of maturing brokered CDs with an all-in cost of 0.90% and new issuances amounted to \$1.2 billion with an all-in cost of 1.16%. The original average life of the brokered CDs outstanding as of June 30, 2016 was 2.4 years compared to an average life of 2.3 years a year ago.

Partially offset by:

- A \$1.0 million increase in interest income on residential mortgage loans primarily reflecting the full period impact of the loans acquired from Doral Bank in late February 2015, partially offset by lower cash collections on residential non-performing loans for which interest income is accounted for on a cash basis.
- A \$1.3 million increase in interest income on interest-bearing cash balances, due to the increase in fed fund rates in December 2015 and the \$132.1 million increase in the average balance of deposits maintained in the Federal Reserve.
- A \$0.6 million increase in interest income on investment securities mainly attributable to the \$115.1 million increase in the average balance of U.S. agencies debt securities reflecting purchases in excess of securities called prior to maturity.

The net interest margin, excluding fair value adjustments, decreased by 17 basis points to 4.01% for the second quarter of 2016 compared to the same period in 2015, and decreased by 9 basis points to 4.09% for the first six months of 2016 compared to the same period in 2015. The decrease in net interest margin for both periods was primarily driven by higher liquidity levels and the adverse impact of large commercial relationships classified as non-performing in 2016 for which interest payments are now accounted for on a cost-recovery basis.

On an adjusted tax-equivalent basis, net interest income for the quarter ended June 30, 2016 decreased by \$7.4 million to \$123.7 million when compared to the same period in 2015 and by \$7.6 million to \$253.2 million for the first six months of 2016 compared to

the same period in 2015. In addition to the facts discussed above, the decrease also includes reductions of \$1.1 million for the quarter and \$0.3 million for the six-month period in the tax-equivalent adjustment attributable to a lower volume of tax-exempt assets.

Provision for Loan and Lease Losses

The provision for loan and lease losses is charged to earnings to maintain the allowance for loan and lease losses at a level that the Corporation considers adequate to absorb probable losses inherent in the portfolio. The adequacy of the allowance for loan and lease losses is also based upon a number of additional factors, including trends in charge-offs and delinquencies, current economic conditions, the fair value of the underlying collateral and the financial condition of the borrowers, and, as such, includes amounts based on judgments and estimates made by the Corporation. Although the Corporation believes that the allowance for loan and lease losses is adequate, factors beyond the Corporation's control, including factors affecting the economies of Puerto Rico, the United States, the U.S. Virgin Islands and the British Virgin Islands, may contribute to delinquencies and defaults, thus necessitating additional reserves.

For the second quarter ended June 30, 2016, the Corporation recorded a provision for loan and lease losses of \$21.0 million compared to \$74.3 million for the same period in 2015. The provision for the second quarter of 2015 included a charge of \$46.9 million associated with the bulk sale of assets. Excluding the impact of the bulk sale of assets in the second quarter of 2015, the provision of \$21.0 million for the second quarter of 2016 decreased by \$6.4 million compared to the adjusted provision of \$27.4 million for the same period in 2015.

The decrease of \$6.4 million in the adjusted provision was driven by:

• A \$10.8 million decrease in the adjusted provision for commercial and construction loans primarily due to the impact in the second quarter of 2015 of a \$15.5 million charge to the provision as a result of the incorporation of the \$61.4 million of net charge-offs from the bulk sale in the historical loss rates used to estimate the general reserve for commercial loans collectively evaluated for impairment, partially offset by a \$1.6 million decrease in loan loss recoveries in Florida, as compared to the second quarter of 2015, and the impact in the prior year of lower historical loss rates applied to some asset classifications resulting from improvements in loans' migration experience.

Partially offset by:

• A \$2.7 million increase in the provision for residential mortgage loans, primarily due to revisions to the quarterly home price index for Puerto Rico published by the Federal Housing Finance Agency used as the basis for the estimated value of the underlying collateral of the portfolio for purposes of determining the general reserve and

updated appraisals for loans evaluated for impairment based on delinquency and loan-to-value levels.

• A \$1.7 million increase in the provision for consumer loans reflecting the impact in the second quarter of 2015 of \$2.7 million in loan loss recoveries recorded on the sale of certain fully charged-off auto and personal loans, partially offset by improvements in historical charge-off trends and the decrease in the size of this portfolio, primarily auto loans.

Net charge-offs totaled \$24.7 million for the second quarter of 2016, or 1.11% of average loans on an annualized basis, compared to \$78.8 million, or 3.41% of average loans for the same period in 2015. The bulk sale of assets added \$61.4 million in net charge-offs in the second quarter of 2015. Excluding the impact of net charge-offs related to the bulk sale of assets, the \$24.7 million of net charge-offs for the second quarter of 2016 increased by \$7.3 million compared to adjusted net charge-offs of \$17.4 million for the second quarter of 2015 primarily reflecting higher losses on residential mortgage loans

For the six-month period ended June 30, 2016, the Corporation recorded a provision for loan and lease losses of \$42.0 million compared to \$107.2 million for the same period in 2015. Excluding the impact of the bulk sale of assets in the second quarter of 2015, the provision of \$42.0 million for the first six months of 2016 decreased by \$18.3 million compared to the adjusted provision of \$60.3 million for the same period in 2015.

The decrease of \$18.3 million in the adjusted provision was driven by:

- A \$13.8 million decrease in the adjusted provision for commercial and construction loans primarily due to the aforementioned \$15.5 million charge to the provision in the second quarter of 2015 as a result of the incorporation of the \$61.4 million of net charge-offs from the bulk sale in the historical loss rates used to estimate the general reserve for commercial loans collectively evaluated for impairment and lower levels of charge-offs in the Puerto Rico region, partially offset by a \$1.7 million decrease in loan loss recoveries in Florida.
- A \$6.7 million decrease in the provision for consumer loans, primarily reflecting lower levels of charge-offs, declining loss severity rates on auto loans and the overall decrease in the size of these portfolios. Consumer loans net charge-offs decreased by \$4.0 million for the first six months of 2016 compared to the same period in 2015.

Partially offset by:

• A \$2.2 million increase in the provision for residential mortgage loans, primarily due to the aforementioned revision to the quarterly home price index for Puerto Rico and updated appraisals for loans evaluated for impairment based on delinquency and loan-to-value levels.

Refer to "Credit Risk Management" below for an analysis of the allowance for loan and lease losses, non-performing assets, impaired loans and related information, and refer to "Financial Condition and Operating Analysis – Loan Portfolio" and "Risk Management — Credit Risk Management" below for additional information concerning the Corporation's loan portfolio exposure in the geographic areas where the Corporation does business.

n-Interest Income	I							
		Quarter E	nded			 Six-Month	Perio	d Ended
		June 3	80,	June 30,				
		2016		2015		2016		2015
				(In t	housar	nds)		
Service charges on deposit accounts	\$	5,618	\$	5,219	\$	11,418	\$	9,774
Mortgage banking activities		4,893		4,763		9,646		8,381
Insurance income		1,542		1,522		4,811		4,544
Other operating income		7,725		8,263		14,834		16,510
Non-interest income before net gain (loss) on investments,								
gain on early extinguishment of debt, and bargain								
purchase gain		19,778		19,767		40,709		39,209
Net gain on sale of investments						8		
OTTI on debt securities		-		(13,097)		(6,687)		(13,253)
Net loss on investments				(13,097)		(6,679)		(13,253)
Bargain purchase gain		-		-		-		13,443
Gain on early extinguishment of debt		-		-		4,217		-

Total	Q C	10 778	Φ	6.670	P	28 247	Φ	30 300
Total	φ	19,770	Ψ	6,670	D	38,247	Φ	33,333

Non-interest income primarily consists of service charges on deposit accounts; commissions derived from various banking, securities and insurance activities; gains and losses on mortgage banking activities; interchange and other fees related to debit and credit cards; and net gains and losses on investments and impairments.

Service charges on deposit accounts include monthly fees, overdraft fees and other fees on deposit accounts.

Income from mortgage banking activities includes gains on sales and securitization of loans, revenues earned for administering residential mortgage loans originated by the Corporation and subsequently sold with servicing retained, and unrealized gains and losses on forward contracts used to hedge the Corporation's securitization pipeline. In addition, lower-of-cost-or-market valuation adjustments to the Corporation's residential mortgage loans held for sale portfolio and servicing rights portfolio, if any, are recorded as part of mortgage banking activities.

Insurance income consists of insurance commissions earned by the Corporation's subsidiary, FirstBank Insurance Agency, Inc.

The other operating income category is composed of miscellaneous fees such as debit, credit card and point of sale (POS) interchange fees.

The net gain (loss) on investment securities reflects gains or losses as a result of sales that are consistent with the Corporation's investment policies as well as OTTI charges on the Corporation's investment portfolio.

The gain on early extinguishment of debt is related to the repurchase and cancellation in the first quarter of 2016 of \$10 million in trust preferred securities of the FBP Statutory Trust II that were auctioned in a public sale at which the Corporation was invited to participate. The Corporation repurchased and cancelled the repurchased trust preferred securities, resulting in a commensurate reduction in the related Floating Rate Junior Subordinated Debentures. The Corporation's winning bid equated to 70% of the \$10 million par value. The 30% discount, plus accrued interest, resulted in a gain of \$4.2 million, which is reflected in the statement of income as a "Gain on early extinguishment of debt." As of June 30, 2016, the Corporation still has Floating Rate Junior Subordinated Debentures ("subordinated debt") outstanding in the aggregate amount of \$216.2 million.

The bargain purchase gain is related to assets acquired and deposits assumed from Doral Bank in the first quarter of 2015. On February 27, 2015, FirstBank acquired 10 Puerto Rico branches of Doral Bank, assumed \$522.7 million in deposits related to such branches, acquired approximately \$324.8 million in principal balance of loans, primarily residential mortgage loans, acquired \$5.5 million of property, plant and equipment and received \$217.7 million of cash, through an alliance with Banco Popular of Puerto Rico ("Popular"), who was the successful lead bidder with the FDIC on the failed Doral Bank, as well as other co-bidders. Under the FDIC's bidding format, Popular was the lead bidder and party to the purchase and assumption agreement with the FDIC covering all assets and deposits to be acquired by Popular and its alliance co-bidders. Popular entered into back to back purchase assumption agreements with the alliance co-bidders, including FirstBank, for the transferred assets and deposits. There is no loss-share arrangement with the FDIC related to the acquired assets, meaning that FirstBank assumed all losses with respect to such assets, with no financial assistance from the FDIC. The gain of \$13.4 million represents the excess of the estimated fair value of the assets acquired (including cash payments of \$217.7 million received from the FDIC) over the estimated fair value of the liabilities assumed.

Non-interest income for the second quarter of 2016 amounted to \$19.8 million, compared to \$6.7 million for the second quarter of 2015. The increase in non-interest income of \$13.1 million was primarily due to the following:

- The impact in the previous year second quarter of OTTI charges on debt securities amounting to \$13.1 million, primarily on three Puerto Rico Government debt securities.
- The impact in the previous year second quarter of a \$0.6 million loss on the sale of a commercial mortgage loan held for sale as part of the bulk sale of assets, included as a reduction of "Other operating income" in the table above.
- A \$0.4 million increase in service charges on deposits primarily reflecting the implementation of new service and transactional fees on certain products implemented in November 2015.
- A \$0.1 million increase in revenues from the mortgage banking business driven by a \$0.9 million increase in gains on sales of residential mortgage loans in the secondary market associated with market expectations of lower long-term interest rates that resulted in higher gain margins, partially offset by a \$0.8 million increase in losses on TBAs MBS forward contracts. Loans sold in the secondary market to U.S. government-sponsored entities amounted to \$113.2 million with a related gain of \$4.3 million in the second quarter of 2016, compared to \$121.2 million with a related gain of \$3.4 million in the comparable period of 2015.

Partially offset by:

• A \$0.5 million decrease in "other operating income" in the table above, reflecting a \$1.9 million decrease in fees from merchant transactions due to the sale of merchant contracts completed in the fourth quarter of 2015 (a reduction of approximately \$1.1 million in processing costs, depreciation and other expenses related to the sale of merchant contracts was reflected in non-interest expenses). The decrease in fees from merchant contracts was partially offset by the impact in the previous year second quarter of a \$0.6 million loss on the sale of a commercial mortgage loan held for sale as part of the bulk sale of assets and a \$0.6 million gain on the sale of fixed assets recorded in the second quarter of 2016 primarily related to a real estate property sold in the Virgin Islands.

Non-interest income for the six-month period ended June 30, 2016 amounted to \$38.2 million, compared to \$39.4 million for the same period in 2015. The \$1.2 million decrease in non-interest income was primarily due to:

- The impact in the first half of 2015 of the \$13.4 million bargain purchase gain on assets acquired and deposits assumed from Doral.
- A \$1.7 million decrease in "other operating income" in the table above, reflecting a \$3.8 million decrease in fees from merchant transactions due to the sale of merchant contracts completed in the fourth quarter of 2015 (a reduction of approximately \$2.2 million in processing costs, depreciation and other expenses related to the sale of merchant contracts was reflected in non-interest expenses). The decrease in fees from merchant contracts was partially offset by the aforementioned impact in the previous year of a \$0.6 million loss on the sale of a commercial mortgage loan held for sale included in the bulk sale of assets, the \$0.6 million gain on the sale of fixed assets recorded in the second quarter of 2016, a \$0.4 million fee income recorded in the first quarter of 2016 related to a terminated credit agreement in which the Bank was committed to purchase a loan participation and higher interchange and ATM fee income.

Partially offset by:

• A \$6.6 million decrease in OTTI charges on debt securities. During the first half of 2016, the Corporation has recorded OTTI charges of \$6.3 million on three Puerto Rico Government debt securities held by the Corporation as part of its available-for-sale securities portfolio, specifically bonds of the Government Development Bank for Puerto Rico (the

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"GDB") and the Puerto Rico Public Buildings Authority. This was the third OTTI charge on these securities recorded since June 30, 2015, as OTTI charges of \$12.9 million and \$3.0 million were booked in the second and fourth quarters of 2015, respectively. Refer to Note 4 of the Corporation's unaudited consolidated financial statements for the quarter ended June 30, 2016 for additional information about the determination of this charge.

- The \$4.2 million gain recorded in the first quarter of 2016 on the repurchase and cancellation of \$10 million in trust preferred securities.
- A \$1.6 million increase in service charges on deposits primarily associated with the full period impact of deposits assumed from Doral Bank late in February 2015, as well as the aforementioned implementation of new service and transactional fees on certain products in November 2015.
- A \$1.3 million increase in revenues from the mortgage banking business driven by a \$2.3 million increase in gains on sales of residential mortgage loans in the secondary market associated with both a higher volume of sales and market expectations of lower long-term interest rates that resulted in higher gain margins, partially offset by a \$1.3 million increase in losses on TBAs MBS forward contracts. Loans sold in the secondary market to U.S. government-sponsored entities amounted to \$219.2 million with a related gain of \$8.6 million in the first half of 2016, compared to \$206.5 million with a related gain of \$6.3 million in the comparable period of 2015. In addition, loan servicing fees increased by \$0.2 million commensurate with the increase in the servicing portfolio.
- A \$0.3 million increase in insurance commission income.

Non-Interest Expenses										
The following table presents the detail o	f non-ir	nterest exp	enses fo	or the period	ds indi	cated	l:			
		Quarter E	Ended J	une 30,		Six-N	Month Pe	riod 30,	End	ed June
	,	2016		2015		2()16		2	2015
		1		(In	thousai	nds)				
Employees' compensation and benefits	d \$	37,401	\$	37,945		\$	75,836		\$	73,599
Occupancy and equipment		13,043		15,059			27,226			29,408
Insurance and supervisory fee	es	7,066		6,796			14,409			13,656
Taxes, other than income taxe	es	3,756		3,131			7,548			6,132

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Professional service fees:							
Collections, appraisals and other credit-related fees	2,898		3,777		5,279		7,224
Outsourcing technology services	4,937		4,789		9,705		9,493
Other professional fees	3,492		10,439		7,119		17,506
Credit and debit card processing expenses	3,274		3,945		6,556		7,902
Business promotion	4,048		3,934		8,051		6,802
Communications	1,725		2,045		3,533		3,653
Net loss on OREO and OREO operations	3,325		4,874		6,531		7,502
Other	4,579		6,065		10,748		11,650
Total	\$ 89,544	•	\$ 102,799	\$	182,541	\$	194,527

Non-interest expenses decreased by \$13.2 million to \$89.5 million for the second quarter of 2016 compared to \$102.8 million for the second quarter of 2015. Non-interest expenses in the second quarter of 2015 included \$1.2 million of expenses and losses related to the bulk sale of assets and costs of \$2.6 million related to the conversion of loan and deposit accounts acquired from Doral Bank to the FirstBank systems. Excluding the aforementioned items, the \$89.5 million of non-interest expenses for the second quarter of 2016 decreased by \$9.5 million compared to adjusted non-interest expenses of \$99.0 million for the same period in 2015. The decrease of \$9.5 million in adjusted non-interest expenses was principally attributable to:

- A \$4.8 million decrease in adjusted professional service fees primarily reflecting the impact in the second quarter of 2015 of interim servicing costs of \$2.4 million related to loans and deposits acquired from Doral Bank and of \$1.3 million of professional service incurred in special projects and strategic, stress testing and capital planning matters, both included as part of "other professional service fees" in the table above.
- A \$2.0 million decrease in occupancy and equipment costs reflecting reductions in depreciation, electricity and repairs expenses, including a reduction of approximately \$0.4 million related to the depreciation of POS terminals sold as part of the sale of merchant contracts in the fourth quarter of 2015.

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- A \$1.3 million decrease in adjusted losses on OREO operations primarily due to lower property tax expenses.
- A \$0.7 million decrease in processing expenses mainly due to the sale of merchant contracts in the fourth quarter of 2015.
- A \$0.6 million decrease in supplies, printing and mailing costs included as part of "Other" in the table above.

Non-interest expenses decreased by \$12.0 million to \$182.5 million for the first six months of 2016 compared to \$194.5 million for the same period in 2015. Excluding the aforementioned \$1.2 million of expenses and losses related to the bulk sale of assets and \$4.6 million of acquisition and conversion costs incurred in the first half of 2015 related to the Doral Bank transaction, the \$182.5 million of non-interest expenses for the first half of 2016 decreased by \$5.9 million compared to adjusted non-interest expenses of \$188.4 million for the same period in 2015. The decrease of \$5.9 million was principally attributable to:

- A \$7.5 million decrease in adjusted professional service fees primarily reflecting the impact in the first half of 2015 of interim servicing costs of \$3.6 million related to loans and deposits acquired from Doral Bank and of \$1.3 million of professional service fees incurred with respect to special projects and strategic, stress testing and capital planning matters. In addition, collections, appraisals and other credit related professional service fees related to troubled loan resolution efforts decreased by \$1.9 million.
- A \$2.2 million decrease in occupancy and equipment costs reflecting reductions in depreciation, electricity and repairs expenses, including a reduction of approximately \$0.8 million related to the depreciation of POS terminals sold as part of the sale of merchant contracts in the fourth quarter of 2015.
- A \$1.3 million decrease in processing expenses mainly due to the sale of merchant contracts in the fourth quarter of 2015.
- A \$0.7 million decrease in adjusted losses on OREO operations primarily reflecting a \$1.1 million decrease in OREO-operating expenses, including lower property taxes, and a \$0.7 million increase in rental income associated with both a higher inventory of income-producing properties and increased activity. These decreases were partially offset by the impact in the first half of 2015 of a \$1.2 million gain realized at the time of sale of certain commercial OREO properties.

Partially offset by:

- A \$2.3 million increase in employees' compensation mainly due to merit salary increases and the full period impact of personnel costs associated with branches acquired from Doral Bank in February 2015, partially offset by decreases in incentive-based compensation due to production levels.
- A \$1.4 million increase in taxes, other than income taxes, mainly related to the increase in the sales tax rate from 7% to 11.5% effective since July 1, 2015.
- A \$1.7 million increase in business promotion expenses.
- A \$0.6 million increase in the FDIC insurance premium expense, included as part of "Insurance and Supervisory fees" in the table above, as the 2014 fourth quarter significant income is no longer part of the core earnings to average assets ratio component of the assessment that considers the most recent four quarters of earnings. In March 2016, the FDIC adopted a final rule that imposes a deposit insurance assessment surcharge on banks with at least \$10 billion in assets, of 4.5 cents per \$100 of their assessment base, after making certain adjustments. For purposes of this surcharge, the first \$10 billion of assets are subtracted from the regular insurance assessment base to determine the surcharge base. The final rule became effective on July 1, 2016 and applies to FirstBank. The FDIC also implemented a reduced initial base assessment rate, which reduce the standard risk-based assessment rate. The adoption of this rule is expected to result in a decrease on the total FDIC insurance premium expense (standard risk-based assessment + assessment surcharge expense) of approximately \$3.0 million, on an annual basis, based on the Bank's current surcharge base which is slightly higher than the \$10 billion threshold.

Income Taxes

Income tax expense includes Puerto Rico and USVI income taxes as well as applicable U.S. federal and state taxes. The Corporation is subject to Puerto Rico income tax on its income from all sources. As a Puerto Rico corporation, First BanCorp. is treated as a foreign corporation for U.S. and USVI income tax purposes and is generally subject to U.S. and USVI income tax only on its income from sources within the U.S. and USVI or income effectively connected with the conduct of a trade or business in those regions. Any tax paid in the U.S. and USVI is also creditable against the Corporation's Puerto Rico tax liability, subject to certain conditions and limitations.

Under the Puerto Rico Internal Revenue Code of 2011, as amended (the "2011 PR Code"), the Corporation and its subsidiaries are treated as separate taxable entities and are not entitled to file consolidated tax returns and, thus, the Corporation is not able to utilize losses from one subsidiary to offset gains in another subsidiary. Accordingly, in order to obtain a tax benefit from a net operating loss ("NOL"), a particular subsidiary must be able to demonstrate sufficient taxable income within the applicable NOL carry forward period. The 2011 PR Code provides a dividend received deduction of 100% on dividends received from "controlled" subsidiaries subject to taxation in Puerto Rico and 85% on dividends received from other taxable domestic corporations.

The Corporation has maintained an effective tax rate lower than the maximum statutory rate in Puerto Rico mainly by investing in government obligations and mortgage-backed securities exempt from U.S. and Puerto Rico income taxes and by doing business through an International Banking Entity ("IBE") unit of the Bank, and through the Bank's subsidiary, FirstBank Overseas Corporation, whose interest income and gain on sales is exempt from Puerto Rico income taxation. The IBE and FirstBank Overseas Corporation were created under the International Banking Entity Act of Puerto Rico, which provides for total Puerto Rico tax exemption on net income derived by IBEs operating in Puerto Rico on the specific activities identified in the IBE Act. An IBE that operates as a unit of a bank pays income taxes at the corporate standard rates to the extent that the IBE's net income exceeds 20% of the bank's total net taxable income.

As of June 30, 2016, the deferred tax assets, net of a valuation allowance of \$198.2 million, amounted to \$299.3 million and management concluded, based upon the assessment of all positive and negative evidence, that it is more likely than not that the Corporation will generate sufficient taxable income within the applicable NOL carry-forward periods to realize such amount.

The Corporation recorded an income tax expense of \$7.5 million and \$13.2 million in the second quarter and first six months of 2016, respectively, compared to an income tax benefit of \$9.8 million and \$1.8 million for the same periods in 2015. The increase in income tax expense for the quarter and first six months of 2016, as compared to the same periods in 2015, was mainly attributable to higher taxable income mainly due to the impact in 2015 of realized losses on the bulk sale of assets. For the six-month period ended June 30, 2016, the Corporation calculated the provision for income taxes by applying the estimated annual effective tax rate for the full fiscal year to ordinary income or loss.

The income tax expense as a percentage of the income before income taxes for the first half of 2016 is 23% compared to 18% for the same period in 2015. In the computation of the consolidated worldwide estimated annual effective tax rate, ASC 740-270 requires the exclusion of legal entities with pre-tax losses from which a tax benefit cannot be recognized. The consolidated worldwide estimated annual effective tax rate, excluding entities with pre-tax losses from which a tax benefit cannot be recognized, is 22% for the six-month period ended June 30, 2016, compared to 30% for the same period in 2015.

FINANCIAL CONDITION AND OPERATING DATA ANALYSIS

Assets

The Corporation's total assets were \$12.5 billion as of June 30, 2016, a decrease of \$64.3 million when compared to \$12.6 million as of December 31, 2015. The decrease was mainly due to a \$239.5 million decrease in total loans, including a \$145.8 million reduction in commercial and construction loans and a \$75.0 million decrease in consumer loans. The decrease in total loans was partially offset by a \$116.7 million increase in available-for-sale investment securities driven by purchases of debt securities issued or guaranteed by U.S. agencies and higher fair values on U.S. agencies MBS and debt securities. In addition, the balance of cash and cash equivalents increased by \$75.5 million primarily tied to an increase in demand deposits and proceeds from loan repayments.

The following table presents the composition the dates indicated:	of the Corporation	s ioan portfolio, includ	ing ioans neic	i for sale, as of
	Jı	ıne 30,	Dec	ember 31,
(In thousands)		2016		2015
Residential mortgage loans	\$	3,323,844	\$	3,344,719
Commercial loans:				
Commercial mortgage loans		1,523,676		1,537,806
Construction loans		137,406		156,195
Commercial and Industrial loans		2,133,623		2,246,513
Total commercial loans		3,794,705		3,940,514
Finance leases		230,025		229,165
Consumer loans		1,522,173		1,597,984
Total loans held for investment		8,870,747		9,112,382
Less:				
Allowance for loan and lease losses		(234,454)		(240,710)
Total loans held for investment, net	\$	8,636,293	\$	8,871,672
Loans held for sale		37,958		35,869
Total loans, net	\$	8,674,251	\$	8,907,541

As of June 30, 2016, the Corporation's total loans held for investment, net of allowance, amounted to \$8.6 billion, down \$235.4 million when compared to December 31, 2015. The decline primarily reflects a \$145.8 million decrease in the commercial and construction loan portfolio and a \$75.0 million decrease in consumer and finance leases. The decrease in the commercial and construction loan portfolio was mainly driven by the repayment of large commercial loans during the first half of 2016, including repayments totaling \$145.3 million associated with six commercial relationships, partially offset by new loan originations.

As shown in the table above, as of June 30, 2016, the loans held for investment portfolio was comprised of commercial loans (43%), residential real estate loans (37%), and consumer and finance leases (20%). Of the total gross loan portfolio held for investment of \$8.9 billion as of June 30, 2016, approximately 80% has credit risk concentration in Puerto Rico, 13% in the United States (mainly in the state of Florida) and 7% in the Virgin Islands, as shown in the following table:

<u>As of June 30, 2016</u>	Pt	ierto Rico	Virg	gin Islands	U	nited States	Total
				(Ir	thous:	ands)	
Residential mortgage loans	\$	2,533,575	\$	322,740	\$	467,529	\$ 3,323,844
Commercial mortgage loans		1,195,403		74,631		253,642	1,523,676
Construction loans		46,879		58,246		32,281	137,406
Commercial and Industrial loans		1,623,874		107,447		402,302	2,133,623
Total commercial loans		2,866,156		240,324		688,225	3,794,705
Finance leases		230,025		-		-	230,025
Consumer loans		1,428,481		48,331		45,361	1,522,173
Total loans held for investment, gross	\$	7,058,237	\$	611,395	\$	1,201,115	\$ 8,870,747
Loans held for sale	1	34,690		493		2,775	37,958
Total loans	\$	7,092,927	\$	611,888	\$	1,203,890	\$ 8,908,705
<u>As of December 31, 2015</u>	Pι	ierto Rico	Virg	gin Islands	U	nited States	Total
				(Ir	thous:	ands)	
Residential mortgage loans	\$	2,575,888	\$	327,976	\$	440,855	\$ 3,344,719
Commercial mortgage loans		1,208,347		69,773		259,686	1,537,806
Construction loans		63,654		69,874		22,667	156,195
Commercial and Industrial loans		1,714,660		173,916		357,937	2,246,513
Total commercial loans		2,986,661		313,563		640,290	3,940,514
Finance leases		229,165		-		-	229,165
Consumer loans		1,506,773		48,430		42,781	1,597,984
Total loans held for investment, gross	\$	7,298,487	\$	689,969	\$	1,123,926	\$ 9,112,382

Loans held for sale	33,787		507		1,575		35,869
Total loans	\$ 7,332,274	\$	690,476	\$	1,125,501	\$	9,148,251

Residential Real Estate Loans

As of June 30, 2016, the Corporation's residential real estate loan portfolio held for investment decreased by \$20.9 million as compared to the balance as of December 31, 2015, mainly resulting from activities in Puerto Rico as principal repayments and charge-offs exceeded the volume of new loans originated and held for investment purposes. The residential mortgage loan portfolio held for investment in the Puerto Rico and the Virgin Islands regions decreased during the first six months of 2016 by \$42.3 million and \$5.2 million, respectively, partially offset by an increase of \$26.7 million in Florida.

The majority of the Corporation's outstanding balance of residential mortgage loans consists of fixed-rate, fully amortizing, full documentation loans. In accordance with the Corporation's underwriting guidelines, residential real estate loans are mostly fully documented loans, and the Corporation does not generally originate negative amortization loans. Refer to "Contractual Obligations and Commitments" below for additional information about outstanding commitments to sell mortgage loans.

Commercial and Construction Loans

As of June 30, 2016, the Corporation's commercial and construction loan portfolio held for investment decreased by \$145.8 million, as compared to the balance as of December 31, 2015. The reduction primarily reflects the aforementioned repayments of six large commercial relationships totaling \$145.3 million comprised of a \$34.3 million commercial credit facility in Puerto Rico, a \$60.0 million credit facility of a government-related entity in the Virgin Islands, and four commercial relationships in Florida totaling \$51.0 million.

As of June 30, 2016, the Corporation had \$145.9 million of credit facilities, excluding investment securities, extended to the Puerto Rico Government, its municipalities and public corporations, of which \$138.1 million was outstanding (book value of \$131.7 million) compared to \$153.2 million outstanding as of December 31, 2015. Approximately \$91.9 million of the granted credit facilities outstanding (\$85.6 million book value) consisted of loans to public corporations, including a direct exposure to the Puerto Rico Electric Power Authority ("PREPA") with a book value of \$68.3 million as of June 30, 2016, and approximately \$9.7 million consisted of loans to units of the Puerto Rico central government. The PREPA credit facility was placed in non-accrual status in the first quarter of 2015 and interest payments are recorded on a cost-recovery basis. In addition, the Corporation had \$36.5 million of credit facilities extended to municipalities in Puerto Rico, excluding investment securities, which in most cases are supported by assigned property tax revenues. Municipalities' revenues are independent of the Puerto Rico central government. These municipalities are required by law to levy special property taxes in such amounts as are required for the payment of all of their respective general obligation bonds and loans. Late in 2015, the GDB and the Municipal Revenue Collection Center (CRIM) signed a deed of trust. Through this deed, the GDB, as fiduciary, is bound to keep the CRIM funds separate from any other deposits and must distribute the funds pursuant to the applicable law. Refer to "Exposure to Puerto Rico Government" discussion below for information and details about the Corporation's total

direct exposure to the Puerto Rico Government.

Furthermore, as of June 30, 2016, the Corporation had \$127.3 million in financings to the hotel industry in Puerto Rico where the borrower and the operations of the underlying collateral are the primary sources of repayment and the TDF provides a secondary guarantee for payment performance, compared to \$129.4 million as of December 31, 2015. This exposure, consisting of three facilities, was placed in non-accrual status and classified as impaired in the first quarter of 2016 and interest payments are now applied against principal. Approximately \$1.0 million of interest payments received on loans guaranteed by the TDF since late March 2016 have been applied against principal. The TDF is a subsidiary of the GDB that facilitates private sector financings to Puerto Rico's hotel industry. Recent developments related to the Puerto Rico government's fiscal situation introduced additional uncertainty regarding the TDF's ability to honor its guarantee, including the enactment of the Puerto Rico Emergency Moratorium and Financial Rehabilitation Act ("Act 21"), which gives Puerto Rico's governor emergency powers to deal with Puerto Rico's challenging fiscal situation, including the ability to declare a moratorium on all bonds and other payments. On June 30, 2016, pursuant to Act 21, the Puerto Rico governor ordered a moratorium on the payment of \$780 million of the Puerto Rico Government's general obligations and the debt of certain other instrumentalities due on July 1, 2016. This followed a default on the principal payment of \$367 million of GDB notes due on May 1, 2016. Puerto Rico's governor also issued an executive order intended to protect the GDB's liquidity by allowing withdrawals only to fund necessary costs for essential services such as health, public safety and education services. Recently, the GDB defaulted on a \$28 million payment of interest due to its creditors on August 1, 2016, including interest due on GDB bonds held by the Corporation as further discussed below. As of the date of filing of this Form 10-O, the largest of these facilities is current on contractual payments as its operations are generating the cash flows to cover payments. The Corporation has been receiving partial payments on the other two facilities insufficient to cover the contractual payment. The Corporation's collections of principal and interest from the TDF in the first half of 2016 amounted to \$0.6 million compared to \$5.3 million in the entire year 2015. These loans have been adversely classified since the third quarter of 2015.

The general reserve for commercial loans was increased in the fourth quarter of 2015 due to qualitative factors that stressed the historical loss rates applied to the Puerto Rico Government-related exposure, including the TDF-guaranteed portfolio. The migration of the loans guaranteed by the TDF to non-accrual status and impaired classification in the first quarter of 2016 did not result in a significant increase to the total allowance for loan losses. As of June 30, 2016, the total reserve coverage ratio related to commercial loans extended to or guaranteed by the Puerto Rico Government (excluding municipalities) was 19.5%.

As of June 30, 2016, the Corporation's total exposure to shared national credit ("SNC") loans amounted to \$821.1 million, compared to \$603.1 million as of December 31, 2015. As of June 30, 2016, approximately \$550.3 million of the SNC exposure is in Puerto Rico, including the \$68.3 million book value of the PREPA credit facility and \$73.4 million of the loans guaranteed by the TDF.

The Corporation has significantly reduced its exposure to construction loans and current originations are mainly draws from existing commitments.

•						
<u>as of June 30, 2016</u>						
	Pue	rto Rico	irgin slands		nited States	Total
			(In t	housand	ls)	
oans for residential housing projects:						
Mid-rise (1)	\$	748	\$ 956	\$	-	\$ 1,704
Single-family, detached		5,014	-		7,437	12,451
otal for residential housing projects		5,762	956		7,437	14,155
Construction loans to individuals ecured by residential properties		823	955		-	1,778
oans for commercial projects		9,592	40,200		24,684	74,476
ridge loans - commercial		-	12,775		-	12,775
and loans - residential		18,274	3,407		160	21,841
and loans - commercial		12,486	-		-	12,486
Total before net deferred ees and allowance for loan losses	\$	46,937	\$ 58,293	\$	32,281	\$ 137,511
let deferred fees		(58)	(47)		-	(105)
Total construction loan ortfolio, gross		46,879	58,246		32,281	137,406
Allowance for loan losses		(2,218)	(522)		(7)	(2,747)
otal construction loan portfolio, net	\$	44,661	\$ 57,724	\$	32,274	\$ 134,659

riod ended June 30, 2016:		
(In thousands)		
Total undisbursed funds under existing commitments	\$	60,942
Construction loans held for investment in non-accrua status	ıl \$	52,549
Construction loans held for sale in non-accrual status	\$	8,079
Net charge offs - Construction loans	\$	443
Allowance for loan losses - Construction loans	\$	2,747
Non-performing construction loans to total construct loans, including held for sale	ion	41.67%
Allowance for loan losses - construction loans to tota construction loans held for investment	.1	2.00%
Net charge-offs (annualized) to total average constru loans	ction	0.589

	(In	thousands)	
Under \$300k	\$	3,472	
Over \$600k (1)		2,290	
	\$	5,762	

Consumer Loans and Finance Leases

As of June 30, 2016, the Corporation's consumer loan and finance lease portfolio decreased by \$75.0 million to \$1.8 billion, as compared to the portfolio balance as of December 31, 2015. The decrease was mainly the result of charge-offs and repayments that exceeded the volume of new originations. The auto loan and finance lease portfolio decreased by \$63.7 million during the first half of 2016 reflecting repayments, charge-offs and a reduced activity in new loan originations. The auto loan and finance lease portfolios in Puerto Rico amounted to \$826.5 million and \$230.0 million, respectively, as of June 30, 2016, compared to \$891.0 million and \$229.2 million, respectively, as of December 31, 2015. The remaining decrease in the consumer loan portfolio was primarily related to a \$10.6 million reduction in the credit card loan portfolio balance, and a \$4.8 million decrease in boat financings.

Loan Production

First BanCorp. relies primarily on its retail network of branches to originate residential and consumer loans. The Corporation supplements its residential mortgage originations with wholesale servicing released mortgage loan purchases from mortgage bankers. The Corporation manages its construction and commercial loan originations through centralized units and most of its originations come from existing customers as well as through referrals and direct solicitations.

The following table provi	ides a breakdown	on First BanCorp.'s loan	production, including pu	urchases, refinancings,						
renewals and draws from existing revolving and non-revolving commitments for the periods indicated:										
	Quarter E	Ended June 30,	Six-Month Peri	od Ended June 30,						
	Quarter E 2016	2015	Six-Month Peri 2016	iod Ended June 30, 2015						

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Residential real estate	\$ 192,836	\$	197,459	\$	357,056	\$	350,134
C&I and commercial mortgage	383,057		414,301		728,303		809,063
Construction	4,936		14,347		7,969		23,771
Finance leases	20,193		20,697		42,136		40,353
Consumer	192,070		202,051		377,584		391,588
Total loan production	\$ 793,092	\$	848,855	\$	1,513,048	\$	1,614,909

The Corporation is experiencing continued loan demand and has continued its targeted origination strategy. During the second quarter and six-month period ended June 30, 2016, total loan originations, including purchases, refinancings, and draws from existing revolving and non-revolving commitments, amounted to approximately \$793.1 million and \$1.5 billion, respectively, compared to \$848.9 million and \$1.6 billion, respectively, for the comparable periods in 2015. These statistics exclude the \$324.8 million of loans acquired from Doral Bank in February 2015.

Residential mortgage loan originations and purchases for the quarter and six-month period ended June 30, 2016 amounted to \$192.8 million and \$357.1 million, respectively, compared to \$197.5 million and \$350.1 million, respectively, for the comparable periods in 2015. These statistics include purchases of \$22.9 million and \$42.1 million for the quarter and six-month period ended June 30, 2016 compared to \$22.1 million and \$46.0 million for the comparable periods in 2015. The decrease of \$4.7 million in the second quarter of 2016, as compared to the same period of 2015, reflects a decrease of approximately \$8.4 million in the Puerto Rico region, partially offset by increases of \$2.4 million in Florida and \$1.3 million in the Virgin Islands.

Commercial and construction loan originations (excluding government loans) for the quarter and six-month period ended June 30, 2016 amounted to \$374.1 million and \$710.5 million, respectively, compared to \$422.3 million and \$807.1 million, respectively, for the comparable periods in 2015. The decrease in the 2016 periods was mainly related to a decreased volume of loan originations in the Puerto Rico region. Commercial and construction loan originations in Puerto Rico decreased by \$38.6 million and \$127.4 million for the quarter and six-month period ended June 30, 2016, respectively, as compared to the same periods in 2015. In Florida, commercial

and construction loan originations decreased by \$7.7 million for the second quarter of 2016, compared to the same period in 2015, but increased by \$37.0 million for the first six months of 2016 compared to the first six months of 2015.

Government loan originations for the second quarter of 2016 and 2015 amounted to \$13.9 million and \$6.3 million, respectively, while the originations for the six-month period ended on June 30, 2016 and 2015 remained flat at \$25.7 million. The increase in the second quarter of 2016 was driven by draws from existing credit facilities granted to the Commonwealth of Puerto Rico central government and instrumentalities.

Originations of auto loans (including finance leases) for the quarter and six-month period ended June 30, 2016 amounted to \$81.9 million and \$168.0 million, respectively, compared to \$89.4 million and \$178.6 million, respectively, for the comparable periods in 2015. The prolonged economic recession in Puerto Rico continues to put pressure on new auto sales, reflecting lower consumer confidence as a result of the prolonged economic recession in Puerto Rico partially offset by increases in Florida and the Virgin Islands region.

Personal loan originations, other than credit cards, for the quarter and six-month period ended June 30, 2016 amounted to \$50.1 million and \$96.9 million, respectively, compared to \$47.0 million and \$89.9 million, respectively, for the comparable periods in 2015. The utilization activity on the outstanding credit card portfolio for the quarter and six-month period ended June 30, 2016 amounted to approximately \$80.3 million and \$154.8 million, respectively, compared to \$86.4 million and \$163.5 million, respectively, for the comparable periods in 2015.

Investment Activities

As part of its liquidity, revenue diversification and interest rate risk strategies, First BanCorp. maintains an investment portfolio that is classified as available for sale or held to maturity. The Corporation's total available-for- sale investment securities portfolio as of June 30, 2016 amounted to \$2.0 billion, a \$116.7 million increase from December 31, 2015. The increase was mainly driven by purchases of approximately \$264.1 million of debt securities issued or guaranteed by U.S. agencies during the first half of 2016, including: (i) \$115.8 million of U.S. agencies callable debentures, (ii) \$45.8 million of SBA Guarantee Pool certificates, (iii) \$19.9 million of FHLMC guaranteed commercial mortgage-backed securities, (iv) \$39.9 million of collateralized mortgage obligations issued by GNMA, and (v) \$42.7 million of U.S. agency MBS. In addition, the fair value of available-for-sale U.S. agency MBS and debt securities increased by \$36.0 million during the first six months of 2016. These increases were partially offset by the approximately \$71.3 million of U.S. agencies debt securities called prior to maturity and U.S. agency MBS prepayments of \$108.9 million during the first half of 2016.

Approximately 97% of the Corporation's available-for-sale securities portfolio is invested in U.S. Government and Agency debentures and U.S. government-sponsored agency MBS (mainly GNMA, FNMA and FHLMC fixed-rate securities).

As mentioned above, during the first quarter of 2016, the Corporation recorded a \$6.3 million credit-related OTTI charge on three Puerto Rico Government debt securities held by the Corporation as part of its available-for-sale securities portfolio, specifically bonds of the GDB and the Puerto Rico Public Buildings Authority. This was the third OTTI charge on these securities recorded since June 30, 2015, as OTTI charges of \$12.9 million and \$3.0 million were booked in the second and fourth quarters of 2015. As of June 30, 2016, the Corporation owns Puerto Rico Government debt securities reflected in its available-for-sale portfolio in the aggregate amount of \$43.4 million (net of \$22.2 million in cumulative OTTI), carried on its books at a fair value of \$28.5 million. The GDB and the Puerto Rico Public Buildings Authority bonds held by the Corporation are scheduled to mature on February 1, 2019 and on July 1, 2028, respectively. Pursuant to the Puerto Rico Emergency Moratorium and Financial Rehabilitation Act enacted on April 6, 2016, the Puerto Rico governor issued an executive order imposing a moratorium on the debt service payment required to be paid by the GDB on May 1, 2016. The GDB paid the scheduled interest payment of \$22 million but defaulted on the principal payment of \$367 million of its notes due to other creditors on May 1, 2016 and, on August 1, 2016, GDB defaulted on a \$28 million payment of interest due to its creditors, including interest due on GDB bonds held by the Corporation. As of June 30, 2016, the Corporation had \$0.7 million of accrued interest receivable related to these bonds. The latest default in August 2016 marked the first time the GDB failed to pay interest on bonds held by the Corporation.

As of June 30, 2016, the Corporation's held-to-maturity investment securities portfolio amounted to \$161.3 million, down \$0.1 million from December 31, 2015. Held-to maturity investment securities consist of financing arrangements with Puerto Rico municipalities issued in bond form, accounted for as securities, but underwritten as loans with features that are typically found in commercial loans. These obligations typically are not issued in bearer form, are not registered with the SEC and are not rated by external credit agencies. These bonds have seniority to the payment of operating costs and expenses of the municipality and are supported by assigned property tax revenues. Approximately 87% consist of obligations issued by five of the largest municipalities in Puerto Rico (San Juan, Carolina, Bayamon, Mayaguez and Guaynabo). These municipalities are required by law to levy special property taxes in such amounts as are required for the payment of all of their respective general obligation bonds and loans.

Refer to "Exposure to Puerto Rico Government" discussion below for information and details about the Corporations total direct exposure to the Puerto Rico Government.

The following table presents the carrying value	of investme	ent securities as of the in	dicated dates:	
		As of		As of
	June 30,		December 31,	
		2016		2015
			(n thousands)	<u> </u>
Money market investments	\$	210,087	\$	219,473
Investment securities available-for-sale, at fair value:				
U.S. Government and agencies obligations		564,082		460,558
Puerto Rico government obligations		28,547		28,217
Mortgage-backed securities		1,409,902		1,397,520
Other		518		100
		2,003,049		1,886,395
Investment securities held-to-maturity:				
Puerto Rico Municipal Bonds		161,342		161,483
		161,342		161,483
Other equity securities, including \$31.1 million and \$31.3 million				
of FHLB stock as of June 30, 2016 and				
December 31, 2015, respectively		32,379		32,169
Total money market investments and investment				
securities	\$	2,406,857	\$	2,299,520

Mortgage-backed securities as of the indicated	dates co	nsist of:			
		As of		As of	
(In thousands)	June 30, 2016		I	December 31, 2015	
Available-for-sale:					
FHLMC certificates	\$	272,975	\$	287,445	
GNMA certificates		273,003		301,573	
FNMA certificates		780,464		783,195	
Collateralized Mortgage Obligations issued or					
guaranteed by FHLMC or GNMA		59,644		-	
Other mortgage pass-through certificates		23,816		25,307	
Total mortgage-backed securities	\$	1,409,902	\$	1,397,520	

The carrying values of investment securities classified as available for sale and held to maturity as of June 30, 2016

by contractual maturity (excluding mortgage-backed securities and equity securities) are shown below: Carrying Weighted (Dollars in thousands) Amount Average Yield % U.S. Government and agencies obligations Due within one year 22,167 0.64 1.29 Due after one year through five years 465,370 Due after five years through ten years 31,055 2.16 Due after ten years 45,490 0.87 564,082 1.28 Puerto Rico Government and Municipalities obligations Due after one year through five years 13,009 4.44 Due after five years through ten years 12,228 4.30 164,652 4.73 Due after ten years 189,889 4.67 Other Investment Securities Due after one year through five years 100 1.50 2.13 Total 754,071

418

1,409,902

Equity securities

Mortgage-backed securities

2.13

2.52

Total investment securities available for sale and held to maturity	\$ 2,164,391	2.38	

100

Net interest income of future periods could be affected by prepayments of mortgage-backed securities. Acceleration in the prepayments of mortgage-backed securities would lower yields on these securities, as the amortization of premiums paid upon acquisition of these securities would accelerate. Conversely, acceleration of the prepayments of mortgage-backed securities would increase yields on securities purchased at a discount, as the amortization of the discount would accelerate. These risks are directly linked to future period market interest rate fluctuations. Also, net interest income in future periods might be affected by the Corporation's investment in callable securities. As of June 30, 2016, the Corporation has approximately \$192.5 million in debt securities (U.S. Agencies and Puerto Rico government securities) with embedded calls and with an average yield of 1.41%. Unamortized discounts on these securities amounted to approximately \$0.5 million as of June 30, 2016. Refer to "Risk Management" below for further analysis of the effects of changing interest rates on the Corporation's net interest income and of the interest rate risk management strategies followed by the Corporation. Also refer to Note 4 to the accompanying unaudited consolidated financial statements for additional information regarding the Corporation's investment portfolio.

RISK MANAGEMENT

Risks are inherent in virtually all aspects of the Corporation's business activities and operations. Consequently, effective risk management is fundamental to the success of the Corporation. The primary goals of risk management are to ensure that the Corporation's risk-taking activities are consistent with the Corporation's objectives and risk tolerance, and that there is an appropriate balance between risk and reward in order to maximize stockholder value.

The Corporation has in place a risk management framework to monitor, evaluate and manage the principal risks assumed in conducting its activities. First BanCorp.'s business is subject to eleven broad categories of risks: (1) liquidity risk; (2) interest rate risk; (3) market risk; (4) credit risk; (5) operational risk; (6) legal and compliance risk; (7) reputational risk; (8) model risk; (9) capital risk; (10) strategic risk; and (11) information technology risk. First BanCorp. has adopted policies and procedures designed to identify and manage the risks to which the Corporation is exposed.

The Corporation's risk management policies are described below as well as in the Management's Discussion and Analysis of Financial Condition and Results of Operations section of First BanCorp.'s 2015 Annual Report on Form 10-K.

Liquidity Risk and Capital Adequacy

Liquidity is the ongoing ability to accommodate liability maturities and deposit withdrawals, fund asset growth and business operations, and meet contractual obligations through unconstrained access to funding at reasonable market rates. Liquidity management involves forecasting funding requirements and maintaining sufficient capacity to meet

the needs for liquidity and accommodate fluctuations in asset and liability levels due to changes in the Corporation's business operations or unanticipated events.

The Corporation manages liquidity at two levels. The first is the liquidity of the parent company, which is the holding company that owns the banking and non-banking subsidiaries. The second is the liquidity of the banking subsidiary. As of June 30, 2016, FirstBank could not pay any dividends to the parent company except upon receipt of prior approval by the New York FED and the Federal Reserve Board because of the Written Agreement. In the second quarter of 2016, after receiving regulatory approval, FirstBank paid a \$31.2 million dividend to the Corporation sufficient to allow it to pay all accrued but deferred interest on the junior subordinated debentures associated with its trust preferred securities. It is the intent of the Corporation to request approvals in future periods to continue regularly scheduled quarterly interest payments.

The Asset and Liability Committee of the Board of Directors is responsible for establishing the Corporation's liquidity policy as well as approving operating and contingency procedures, and monitoring liquidity on an ongoing basis. The Management Investment and Asset Liability Committee ("MIALCO"), using measures of liquidity developed by management, which involve the use of several assumptions, reviews the Corporation's liquidity position on a monthly basis. The MIALCO oversees liquidity management, interest rate risk and other related matters.

The MIALCO, which reports to the Board of Directors' Asset and Liability Committee, is composed of senior management officers, including the Chief Executive Officer, the Chief Financial Officer, the Chief Risk Officer, the Retail Financial Services Director, the Risk Manager of the Treasury and Investments Division, the Financial Analysis and Asset/Liability Director and the Treasurer. The Treasury and Investments Division is responsible for planning and executing the Corporation's funding activities and strategy, monitoring liquidity availability on a daily basis and reviewing liquidity measures on a weekly basis. The Treasury and Investments Accounting and Operations area of the Comptroller's Department is responsible for calculating the liquidity measurements used by the Treasury and Investment Division to review the Corporation's liquidity position on a monthly basis; the Financial Analysis and Asset/Liability Director estimates the liquidity gap for longer periods.

In order to ensure adequate liquidity through the full range of potential operating environments and market conditions, the Corporation conducts its liquidity management and business activities in a manner that will preserve and enhance funding stability, flexibility and diversity. Key components of this operating strategy include a strong focus on the continued development of customer-

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based funding, the maintenance of direct relationships with wholesale market funding providers, and the maintenance of the ability to liquidate certain assets when, and if, requirements warrant.

The Corporation develops and maintains contingency funding plans. These plans evaluate the Corporation's liquidity position under various operating circumstances and are designed to help ensure that the Corporation will be able to operate through periods of stress when access to normal sources of funds is constrained. The plans project funding requirements during a potential period of stress, specify and quantify sources of liquidity, outline actions and procedures for effectively managing through a difficult period, and define roles and responsibilities. Under the contingency funding plan, the Corporation stresses the balance sheet and the liquidity position to critical levels that imply difficulties in getting new funds or even maintaining the current funding position of the Corporation and the Bank and are designed to help ensure the ability of the Corporation and the Bank to honor its respective commitments, and establish liquidity triggers monitored by the MIALCO in order to maintain the ordinary funding of the banking business. Four different scenarios are defined in the contingency funding plan: local market event, credit rating downgrade, an economic cycle downturn event, and a concentration event. They are reviewed and approved annually by the Board of Directors' Asset and Liability Committee.

The Corporation manages its liquidity in a proactive manner, and maintains a sound liquidity position. Multiple measures are utilized to monitor the Corporation's liquidity position, including core liquidity, basic liquidity, and time-based reserve measures. As of June 30, 2016, the estimated core liquidity reserve (which includes cash and free liquid assets) was \$1.7 billion or 13.8% of total assets, compared to \$1.5 billion or 12.3% of total assets as of December 31, 2015. The basic liquidity ratio (which adds available secured lines of credit to the core liquidity) was approximately 19.1% of total assets, compared to 17.4% of total assets as of December 31, 2015. As of June 30, 2016, the Corporation had \$652.6 million available for additional credit from the FHLB of New York. Unpledged liquid securities as of June 30, 2016, mainly fixed-rate MBS and U.S. agency debentures, amounted to approximately \$705.1 million. The Corporation does not rely on uncommitted inter-bank lines of credit (federal funds lines) to fund its operations and does not include them in the basic liquidity measure. As of June 30, 2016, the holding company had \$34.5 million of cash and cash equivalents. Cash and cash equivalents at the Bank level as of June 30, 2016 were approximately \$821.1 million. The Bank has \$1.8 billion in brokered CDs as of June 30, 2016, of which approximately \$1.1 billion mature over the next twelve months. Liquidity at the Bank level is highly dependent on bank deposits, which fund 74% of the Bank's assets (or 60%, excluding brokered CDs).

Sources of Funding

The Corporation utilizes different sources of funding to help ensure that adequate levels of liquidity are available when needed. Diversification of funding sources is of great importance to protect the Corporation's liquidity from market disruptions. The principal sources of short-term funds are deposits, including brokered CDs, securities sold under agreements to repurchase, and lines of credit with the FHLB.

The Asset Liability Committee of the Board of Directors reviews credit availability on a regular basis. The Corporation has also sold mortgage loans as a supplementary source of funding. Long-term funding has also been obtained in the past through the issuance of notes and long-term brokered CDs. The cost of these different alternatives, among other things, is taken into consideration.

The Corporation has continued reducing the amounts of brokered CDs. As of June 30, 2016, the amount of brokered CDs had decreased \$288.4 million to \$1.8 billion from brokered CDs of \$2.1 billion as of December 31, 2015. At the same time as the Corporation focuses on reducing its reliance on brokered CDs, it is seeking to add core deposits. During the first half of 2016, the Corporation increased non-brokered deposits, excluding government deposits, by \$99.7 million to \$6.8 billion, primarily reflecting increases in demand deposits, savings and retail CDs in Puerto Rico.

The Corporation continues to have the support of creditors, including counterparties to repurchase agreements, the FHLB, and other agents such as wholesale funding brokers. While liquidity is an ongoing challenge for all financial institutions, management believes that the Corporation's available borrowing capacity and efforts to grow retail deposits will be adequate to provide the necessary funding for the Corporation's business plans in the foreseeable future.

The Corporation's principal sources of funding are:

Brokered CDs – A large portion of the Corporation's funding has been brokered CDs issued by FirstBank. Total brokered CDs decreased during the first half of 2016 by \$288.4 million to \$1.8 billion as of June 30, 2016.

The average remaining term to maturity of the retail brokered CD outstanding as of June 30, 2016 is approximately 1 year.

The use of brokered CDs has been particularly important for the growth of the Corporation. The Corporation encounters intense competition in attracting and retaining regular retail deposits in Puerto Rico. The brokered CD market is very competitive and liquid, and has enabled the Corporation to obtain substantial amounts of funding in short periods of time. This strategy has enhanced the Corporation's liquidity position, since brokered CDs are insured by the FDIC up to regulatory limits and can be obtained faster than regular retail deposits. During the first half of 2016, the Corporation issued \$289.4 million in brokered CDs with an average cost of 1.17% (average life of 2 years).

The following table presents a maturity summary of bro	Refer CDS us of Juli	0 30, 2010.	
		Total	
		(In thousands)	
Three months or less	\$	351,319	
Over three months to six months		355,899	
Over six months to one year		423,879	
One to three years		608,010	
Three to five years		69,840	
Over five years		186	
Total	\$	1,809,133	•

Certificates of deposit in denominations of \$100,000 or higher include brokered CDs of \$1.8 billion issued to deposit brokers in the form of large (\$100,000 or more) certificates of deposit that are generally participated out by brokers in shares of less than \$100,000 and are therefore insured by the FDIC.

Government deposits – As of June 30, 2016, the Corporation had \$457.4 million of Puerto Rico public sector deposits (\$403.0 million in transactional accounts and \$54.4 million in time deposits) compared to \$390.4 million as of December 31, 2015. Approximately 39% came from municipalities and 61% came from public corporations and the central government and agencies.

In addition, as of June 30, 2016, the Corporation had \$195.4 million of government deposits in the Virgin Islands, compared to \$186.9 million as of December 31, 2015.

Retail deposits – The Corporation's deposit products also include regular savings accounts, demand deposit accounts, money market accounts and retail CDs. Total deposits, excluding brokered CDs and government deposits, increased by \$99.7 million to \$6.8 billion from the balance of \$6.7 billion as of December 31, 2015. The higher balance reflects increases of \$168.1 million and \$15.2 million in Puerto Rico and the Virgin Islands regions, respectively, primarily increases in demand deposits and savings. These increases were partially offset by an \$83.6 million decrease in the Florida region. Refer to Note 14 in the accompanying unaudited consolidated financial statements for further details.

Refer to "Net Interest Income" above for information about average balances of interest-bearing deposits, and the average interest rate paid on deposits for the quarters and six-month periods ended June 30, 2016 and 2015.

Securities sold under agreements to repurchase - The Corporation's investment portfolio is funded in part with repurchase agreements. The Corporation's outstanding securities sold under repurchase agreements amounted to \$900 million as of June 30, 2016 and December 31, 2015. One of the Corporation's strategies has been the use of structured repurchase agreements and long-term repurchase agreements to reduce liquidity risk and manage exposure to interest rate risk by lengthening the final maturities of its liabilities while keeping funding costs at reasonable levels. In addition to these repurchase agreements, the Corporation has been able to maintain access to credit by using cost-effective sources such as FHLB advances. Refer to Note 15 in the Corporation's unaudited consolidated financial statements for the quarter and six-month period ended June 30, 2016 for further details about repurchase agreements outstanding by counterparty and maturities.

As of June 30, 2016, the Corporation had \$200 million of reverse repurchase agreements with a counterparty under a master netting arrangement that provides for a right of setoff that meets the conditions of ASC 210-20-45-11 for a net presentation. These repurchase agreements and reverse repurchase agreements are presented net on the consolidated statement of financial condition.

Under the Corporation's repurchase agreements, as is the case with derivative contracts, the Corporation is required to pledge cash or qualifying securities to meet margin requirements. To the extent that the value of securities previously pledged as collateral declines due to changes in interest rates, a liquidity crisis or any other factor, the Corporation is required to deposit additional cash or securities to meet its margin requirements, thereby adversely affecting its liquidity.

Given the quality of the collateral pledged, the Corporation has not experienced margin calls from counterparties arising from credit-quality-related write-downs in valuations.

Advances from the FHLB – The Bank is a member of the FHLB system and obtains advances to fund its operations under a collateral agreement with the FHLB that requires the Bank to maintain qualifying mortgages and/or investments as collateral for advances taken. As of June 30, 2016 and December 31, 2015, the outstanding balance of FHLB advances was \$455.0 million. As of June 30, 2016, the Corporation had \$652.6 million available for additional credit on FHLB lines of credit.

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Trust-Preferred Securities – In 2004, FBP Statutory Trust I, a statutory trust that is wholly owned by the Corporation and not consolidated in the Corporation's financial statements, sold to institutional investors \$100 million of its variable rate trust-preferred securities. The proceeds of the issuance, together with the proceeds of the purchase by the Corporation of \$3.1 million of FBP Statutory Trust I variable rate common securities, were used by FBP Statutory Trust I to purchase \$103.1 million aggregate principal amount of the Corporation's Junior Subordinated Deferrable Debentures.

Also in 2004, FBP Statutory Trust II, a statutory trust that is wholly owned by the Corporation and not consolidated in the Corporation's financial statements, sold to institutional investors \$125 million of its variable rate trust-preferred securities. The proceeds of the issuance, together with the proceeds of the purchase by the Corporation of \$3.9 million of FBP Statutory Trust II variable rate common securities, were used by FBP Statutory Trust II to purchase \$128.9 million aggregate principal amount of the Corporation's Junior Subordinated Deferrable Debentures.

The subordinated debentures are presented in the Corporation's consolidated statement of financial condition as Other Borrowings. The variable rate trust-preferred securities are fully and unconditionally guaranteed by the Corporation. The \$100 million Junior Subordinated Deferrable Debentures issued by the Corporation in April 2004 and the \$125 million issued in September 2004 mature on June 17, 2034 and September 20, 2034, respectively; however, under certain circumstances, the maturity of the subordinated debentures may be shortened (such shortening would result in a mandatory redemption of the variable rate trust-preferred securities). The Collins Amendment of the Dodd-Frank Act eliminated certain trust-preferred securities from Tier 1 Capital. Bank holding companies such as the Corporation were required to fully phase out these instruments from Tier I capital in January 1, 2016; however, they may remain in Tier 2 capital until the instruments are redeemed or mature.

As mentioned above, during the first quarter of 2016, the Corporation completed the repurchase of trust preferred securities that were being auctioned in a public sale at which the Corporation was invited to participate. The Corporation repurchased and cancelled \$10 million in trust-preferred securities of FBP Statutory Trust II, resulting in a commensurate reduction in the related subordinated debenture. The Corporation's winning bid equated to 70% of the \$10 million par value. The 30% discount, plus accrued interest, resulted in a pre-tax gain of approximately \$4.2 million. As of June 30, 2016, the Corporation still has subordinated debentures outstanding in the aggregate amount of \$216.2 million.

During the second quarter of 2016, after receiving regulatory approval, the Corporation paid \$31.2 million for all the accrued but deferred interest payments plus the interest for the second quarter on the Corporation's subordinated debentures associated with its trust-preferred securities. As of June 30, 2016, the Corporation is current on all interest payments due related to its subordinated debt. Under the indentures, we have the right, from time to time, and without causing an event of default, to defer payments of interest on the subordinated debentures by extending the interest payment period at any time and from time to time during the term of the subordinated debentures for up to twenty consecutive quarterly periods. Future interest payments are subject to Federal Reserve approval. It is the intent of the Corporation to request approvals in future periods to continue regularly scheduled quarterly interest payments.

The Corporation's principal uses of funds are for the origination of loans and the repayment of maturing deposits and borrowings. The ratio of residential real estate loans to total loans has increased over time. Commensurate with the increase in its mortgage banking activities, the Corporation has also invested in technology and personnel to enhance the Corporation's secondary mortgage market capabilities.

The enhanced capabilities improve the Corporation's liquidity profile as they allow the Corporation to derive liquidity, if needed, from the sale of mortgage loans in the secondary market. The U.S. (including Puerto Rico) secondary mortgage market is still highly liquid, in large part because of the sale of mortgages through guarantee programs of the FHA, VA, HUD, FNMA and FHLMC. During the first half of 2016, the Corporation sold approximately \$146.3 million of FHA/VA mortgage loans to GNMA, which packages them into mortgage-backed securities. Any regulatory actions affecting GNMA, FNMA or FHLMC could adversely affect the secondary mortgage market.

Though currently not in use, other potential sources of short-term funding for the Corporation include commercial paper and federal funds purchased. Furthermore, in previous years, the Corporation entered into several financing transactions to diversify its funding sources, including the issuance of notes payable and junior subordinated debentures as part of its longer-term liquidity and capital management activities. No assurance can be given that these sources of liquidity will be available in the future and, if available, will be on comparable terms.

Impact of Credit Ratings on Access to Liquidity

The Corporation's liquidity is contingent upon its ability to obtain external sources of funding to finance its operations. The Corporation's current credit ratings and any downgrade in credit ratings can hinder the Corporation's access to new forms of external funding and/or cause external funding to be more expensive, which could in turn adversely affect results of operations. Also, changes in credit ratings may further affect the fair value of unsecured derivatives that consider the Corporation's own credit risk as part of the valuation.

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The Corporation does not have any outstanding debt or derivative agreements that would be affected by credit downgrades. Furthermore, given our non-reliance on corporate debt or other instruments directly linked in terms of pricing or volume to credit ratings, the liquidity of the Corporation so far has not been affected in any material way by downgrades. The Corporation's ability to access new non-deposit sources of funding, however, could be adversely affected by credit downgrades.

The Corporation's credit as a long-term issuer is currently rated B+ by S&P and B- by Fitch. At the FirstBank subsidiary level, long-term issuer ratings are currently B1 by Moody's, six notches below their definition of investment grade, B+ by S&P, four notches below their definition of investment grade, and B- by Fitch, six notches below their definition of investment grade.

Cash Flows

Cash and cash equivalents were \$827.9 million as of June 30, 2016, an increase of \$75.5 million when compared to the balance as of December 31, 2015. The following discussion highlights the major activities and transactions that affected the Corporation's cash flows during the first six months of 2016 and 2015.

Cash Flows from Operating Activities

First BanCorp.'s operating assets and liabilities vary significantly in the normal course of business due to the amount and timing of cash flows. Management believes cash flows from operations, available cash balances and the Corporation's ability to generate cash through short- and long-term borrowings will be sufficient to fund the Corporation's operating liquidity needs.

For the first six months of 2016 and 2015, net cash provided by operating activities was \$82.2 million and \$132.7 million, respectively. Net cash generated from operating activities was higher than reported net income largely as a result of adjustments for operating items such as the provision for loan and lease losses, depreciation and amortization, and impairments as well as the cash generated from sales of loans held for sale.

Cash Flows from Investing Activities

The Corporation's investing activities primarily relate to originating loans to be held for investment and purchasing, selling and repaying of available-for-sale and held-to-maturity investment securities. For the six-month period ended June 30, 2016, net cash provided by investing activities was \$115.5 million, primarily reflecting principal repayments on loans held for investment and available-for-sale mortgage-backed securities.

For the first half of 2015, net cash provided by investing activities was \$458.6 million, primarily reflecting the net cash received in the Doral Bank transaction, proceeds from the bulk sale of assets and repayments of commercial and consumer loans.

Cash Flows from Financing Activities

The Corporation's financing activities primarily include the receipt of deposits and the issuance of brokered CDs, the issuance and payments of long-term debt, the issuance of equity instruments and activities related to its short-term funding. During the six-month period ended June 30, 2016, net cash used in financing activities was \$122.2 million, mainly due to repayments of maturing brokered CDS and the cash used for the repurchase and cancellation of trust preferred securities, partially offset by the increase in non-brokered deposits.

In the first six months of 2015, net cash used in financing activities was \$705.0 million, mainly due to the repayments of maturing brokered CDs and funds used in connection with \$200 million of reverse repurchase agreements entered into in April 2015.

Capital

As of June 30, 2016, the Corporation's stockholders' equity was \$1.8 billion, an increase of \$92.3 million from December 31, 2015. The increase was mainly driven by the net income of \$45.3 million for the first half of 2016 and a \$36.0 million increase in the fair value of available-for-sale U.S. agency MBS and debt securities recorded as part of other comprehensive income. As a result of the Written Agreement with the New York FED, currently neither First BanCorp. nor FirstBank is permitted to pay dividends on capital securities without prior approval.

Set forth below are F	irst BanCorp.'s	and FirstBank's reg	gulatory capital ra	tios as of June	30, 2016 and
December 31, 2015:					1
			Ba	nking Subsidia	T -
	First I	BanCorp.	Firs	tBank	To be well capitalized
		Fully		Fully	
As of June 30, 2016	Actual	Phased-in (1)	Actual	Phased-in (1)	
Total capital ratio (Total capital to		, , ,		, ,	
risk-weighted assets)	20.72%	20.20%	20.19%	19.68%	10.00%
Common Equity Tier 1 capital ratio					
(Common Equity Tier 1 capital to risk-weighted assets)	17.12%	16.27%	16.32%	15.07%	6.50%
Tier 1 capital ratio (Tier 1 capital to risk-weighted assets)	17.12%	16.66%	18.92%	18.42%	8.00%
Leverage ratio	12.34%	12.28%	13.65%	13.59%	5.00%
			Ba	nking Subsidia	ry
	•				
	First I	BanCorp.	Firs	tBank	To be well capitalized
		Fully		Fully	
		Phased-in		Phased-in	
As of December 31, 2015	Actual	(1)	Actual	(1)	
Total capital ratio (Total capital to					
risk-weighted assets)	20.01%	19.44%	19.73%	19.18%	10.00%
Common Equity Tier 1 capital ratio					
(Common Equity Tier 1 capital to					
risk-weighted assets)	16.92%	15.44%	16.35%	14.61%	6.50%
Tier 1 capital ratio (Tier 1 capital to					
risk-weighted assets)	16.92%	15.83%	18.45%	17.91%	8.00%
Leverage ratio	12.22%	11.69%	13.33%	13.24%	5.00%

(1)	Certain adjustments required under Baratios shown in this column are calculeffective as of June 30, 2016 and Dece	lated assuming tha		_								

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Although the Corporation and FirstBank became subject to the Basel III rules beginning on January 1, 2015, certain requirements of the Basel III rules will be phased in over several years. The phase-in period for certain deductions and adjustments to regulatory capital (such as certain intangible assets and deferred tax assets that arise from net operating losses and tax credit carryforwards) will be completed on January 1, 2018. The Corporation and FirstBank compute risk-weighted assets using the Standardized Approach required by the Basel III rules.

The Basel III rules require the Corporation to maintain an additional capital conservation buffer of 2.5% to avoid limitations on both (i) capital distributions (e.g., repurchases of capital instruments or dividend or interest payments on capital instruments) and (ii) discretionary bonus payments to executive officers and heads of major business lines. The phase-in of the capital conservation buffer began on January 1, 2016 with a first year requirement of 0.625% of additional Common Equity Tier 1 capital ("CET1"), which will be progressively increased over a four-year period, increasing by that same percentage amount on each subsequent January 1 until it reaches the fully phased-in 2.5% CET1 requirement on January 1, 2019.

Under the fully phased-in rules, the Corporation will be required to maintain: (i) a minimum CET1 capital to risk-weighted assets ratio of at least 4.5%, plus the 2.5% "capital conservation buffer," resulting in a required minimum CET1 ratio of at least 7%, (ii) a minimum ratio of total Tier 1 capital to risk-weighted assets of at least 6.0%, plus the 2.5% capital conservation buffer, resulting in a required minimum Tier 1 capital ratio of 8.5%, (iii) a minimum ratio of total Tier 1 plus Tier 2 capital to risk-weighted assets of at least 8.0%, plus the 2.5% capital conservation buffer, resulting in a required minimum total capital ratio of 10.5%, and (iv) a required minimum leverage ratio of 4%, calculated as the ratio of Tier 1 capital to average on-balance sheet (non-risk adjusted) assets.

In addition, as required under Basel III rules, the Corporation's trust-preferred securities ("TRuPs") were fully phased out from Tier 1 capital on January 1, 2016. However, the Corporation's TRuPs may continue to be included in Tier 2 capital until the instruments are redeemed or mature.

The Corporation, as an institution with more than \$10 billion but less than \$50 billion of total consolidated assets, is subject to certain requirements established by the Dodd-Frank Act, including those related to capital stress testing. The Dodd-Frank Act stress testing requirements are implemented for the Corporation through the Dodd-Frank Act stress testing requirements that apply to banking organizations with consolidated assets of more than \$10 billion and less than \$50 billion. Consistent with these requirements, the Corporation submitted its second annual company-run stress test to regulators in July 2016. The results show that even in a severely adverse economic environment, the Corporation's and the Bank's capital ratios exceed the well-capitalized thresholds throughout the nine-quarter horizon.

The tangible common equity ratio and tangible book value per common share are non-GAAP financial measures generally used by the financial community to evaluate capital adequacy. Tangible common equity is total equity less preferred equity, goodwill, core deposit intangibles, purchased credit card relationship asset and insurance customer relationship intangible asset. Tangible assets are total assets less goodwill, core deposit intangibles, purchased credit

card relationship and insurance customer relationship intangible assets. Refer to "Basis of Presentation" below for additional information.

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The following table is a reconciliation of the Corporation's tangible common equity and tangible assets as of June 30, 2016 and December 31, 2015, respectively:

	1	une 30,	Dec	ember 31,
(In thousands, except ratios and per share	<u>J</u>	une 30,	Dec	chiber 51,
information)		2016		2015
Total equity - GAAP	\$	1,786,453	\$	1,694,134
Preferred equity		(36,104)		(36,104)
Goodwill		(28,098)		(28,098)
Purchased credit card relationship intangible		(11,925)		(13,319)
Core deposit intangible		(8,182)		(9,166)
Insurance customer relationship intangible		(1,003)		_
Tangible common equity	\$	1,701,141	\$	1,607,447
Total assets - GAAP	\$	12,508,702	\$	12,573,019
Goodwill	φ	(28,098)	φ	(28,098)
Purchased credit card relationship intangible		(11,925)		(13,319)
Core deposit intangible		(8,182)		(9,166)
Insurance customer relationship intangible		(1,003)		(7,100)
Tangible assets	\$	12,459,494	\$	12,522,436
Common shares outstanding		217,129		215,089
Tangible common equity ratio		13.65%		12.84%
Tangible book value per common share	\$	7.83	\$	7.47

Off -Balance Sheet Arrangements

In the ordinary course of business, the Corporation engages in financial transactions that are not recorded on the balance sheet, or may be recorded on the balance sheet in amounts that are different from the full contract or notional amount of the transaction. These transactions are designed to (1) meet the financial needs of customers, (2) manage the Corporation's credit, market or liquidity risks, (3) diversify the Corporation's funding sources and (4) optimize capital.

As a provider of financial services, the Corporation routinely enters into commitments with off-balance sheet risk to meet the financial needs of its customers. These financial instruments may include loan commitments and standby

letters of credit. These commitments are subject to the same credit policies and approval process used for on-balance sheet instruments. These instruments involve, to varying degrees, elements of credit and interest rate risk in excess of the amount recognized in the statement of financial position. As of June 30, 2016, commitments to extend credit and commercial and financial standby letters of credit amounted to approximately \$1.2 billion (including \$646.3 million pertaining to credit card loans) and \$35.3 million, respectively. Commitments to extend credit are agreements to lend to customers as long as the conditions established in the contract are met. Generally, the Corporation does not enter into interest rate lock agreements with prospective borrowers in connection with mortgage banking activities.

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The following table p	rese	nts the Corp	orat	ion'	s contractual	ob	igat	ions and con	nmi	tme	nts, which	consi	st of CDs,
long-term contractual deb		_					_						
				(Contractual	Ob	ligat	tions and Co	mr	nitn	nents		
					I	As c	f Ju	ne 30, 2016					
				L	ess than 1								
		Total			year		•	-3 years		3.	-5 years	A	fter 5 years
		1				(In th	ousands)			1		
Contractual obligations:													
Certificates of deposit	\$	4,204,643		\$	2,408,366		\$	1,548,463		\$	244,922		2,892
Securities sold under					400.000								
agreements to repurchase (1)		700,000			400,000			100,000			-		200,000
Advances from FHLB		455,000			100,000			225,000			130,000		-
Other borrowings		216,183			-			-			-		216,183
Total contractual obligations	\$	5,575,826		\$	2,908,366		\$	1,873,463		\$	374,922	9	419,075
Commitments to sell mortgage loans	\$	156,934											
Standby letters of credit	\$	2,620											
Commitments to extend credit:													
Lines of credit	\$	1,109,980											
Letters of credit		32,699											
Construction undisbursed funds		60,942											
Total commercial commitments	\$	1,203,621											
(1) Reported net of 210-20-45-11.	rev	erse repurch	ase	agre	ement by co	unte	erpai	ty, when app	olica	able	, pursuant t	to AS	C

The Corporation has obligations and commitments to make future payments under contracts, such as debt and lease agreements, and under other commitments to sell mortgage loans at fair value and to extend credit. Commitments to extend credit are agreements to lend to a customer as long as there is no violation of any condition established in the contract. Other contractual obligations result mainly from contracts for the rental and maintenance of equipment. Since certain commitments are expected to expire without being drawn upon, the total commitment amount does not necessarily represent future cash requirements. For most of the commercial lines of credit, the Corporation has the option to reevaluate the agreement prior to additional disbursements. There have been no significant or unexpected draws on existing commitments. In the case of credit cards and personal lines of credit, the Corporation can cancel the unused credit facility at any time and without cause.

Interest Rate Risk Management

First BanCorp. manages its asset/liability position in order to limit the effects of changes in interest rates on net interest income and to maintain stability of profitability under varying interest rate scenarios. The MIALCO oversees interest rate risk, and the MIALCO meetings focus on, among other things, current and expected conditions in world financial markets, competition and prevailing rates in the local deposit market, liquidity, the loan originations pipeline, securities market values, recent or proposed changes to the investment portfolio, alternative funding sources and related costs, hedging and the possible purchase of derivatives such as swaps and caps, and any tax or regulatory issues that may be pertinent to these areas. The MIALCO approves funding decisions in light of the Corporation's overall strategies and objectives.

On a quarterly basis, the Corporation performs a consolidated net interest income simulation analysis to estimate the potential change in future earnings from projected changes in interest rates. These simulations are carried out over a one-to-five-year time horizon, assuming upward and downward yield curve shifts. The rate scenarios considered in these simulations reflect gradual upward and downward interest rate movements of 200 basis points, during a twelve-month period. Simulations are carried out in two ways:

- (1) Using a static balance sheet, as the Corporation had on the simulation date, and
- (2) Using a dynamic balance sheet based on recent patterns and current strategies.

The balance sheet is divided into groups of assets and liabilities detailed by maturity or re-pricing structure and their corresponding interest yields and costs. As interest rates rise or fall, these simulations incorporate expected future lending rates, current and expected future funding sources and costs, the possible exercise of options, changes in prepayment rates, deposit decay and other factors that may be important in projecting net interest income.

The Corporation uses a simulation model to project future movements in the Corporation's balance sheet and income statement. The starting point of the projections generally corresponds to the actual values on the balance sheet on the date of the simulations.

These simulations are highly complex, and are based on many assumptions that are intended to reflect the general behavior of the balance sheet components over the period in question. It is unlikely that actual events will match these assumptions in most cases. For this reason, the results of these forward-looking computations are only approximations of the true sensitivity of net interest income to changes in market interest rates. Several benchmark and market rate curves were used in the modeling process, primarily the LIBOR/SWAP curve, Prime, U.S. Treasury, FHLB rates, brokered CD rates, repurchase agreements rates and the mortgage commitment rate of 30 years.

The 12-month net interest income is forecasted assuming the June 30, 2016 interest rate curves remain constant. Then, net interest income is estimated under rising and falling rate scenarios. For rising rate scenarios, a gradual (ramp) parallel upward shift of the yield curve is assumed during the first twelve months (the "+200 ramp" scenario). Conversely, for the falling rate scenarios, a gradual (ramp) parallel downward shift of the yield curve is assumed during the first twelve months (the "-200 ramp" scenario). However, given the current low levels of interest rates, a full downward shift of 200 basis points would represent an unrealistic scenario. Therefore, under the falling rate scenario, rates move downward up to 200 basis points, but without reaching zero. The resulting scenario shows interest rates close to zero in most cases, reflecting a flattening yield curve instead of a parallel downward scenario.

The Libor/Swap curve for June 2016, as compared to December 2015, reflected a 5 basis points increase in the short-term horizon, between one to twelve months, while market rates decreased by 63 basis points in the medium-term, that is, between 2 to 5 years. In the long-term, that is, over a 5-year time horizon, market rates decreased by 80 basis points. The U.S. Treasury curve in the short-term decreased by 4 basis points and in the medium-term horizon decreased by 68 basis points as compared to December 2015 end of month levels. The long-term horizon decreased by 77 basis points as compared to December 2015 end of month levels.

The followith prior ye		_	•											-			cen	nbe	r 3	1, 2015	5. (Consiste	ent
								8															
				Jı	ine :	30,	20	16								Dece	mb	er í	31,	2015			•
			1	Net Inte	eres	t In	ıco	me Ris	k						ľ	Net Inte	res	t Ir	ıco	me Ris	sk		
		(Pı	Projected for the next 12 months)											(Pr	oj	ected fo	r tl	ne i	nex	t 12 m	ont	ths)	
			Growing Balanc								•									Growi	ng i	Balanc	e
	j	Static S	Sim	ulatior	1			S	he	et		Static Simulation Sheet							et				
(Dollars in millions)	Cl	hange		% Chan	ge				% Chan	ge		Change			% Chan	ge		Cl	hange		% Chan	ge	
+ 200 bps ramp	\$	15.7		3.26	%						\$	12.6		2.51	%		\$	14.2		2.81	%		
- 200 bps ramp	\$	(8.0)		(1.66)	%		\$	(10.1)		(2.05)	%		\$	(7.8)		(1.55)	%		\$	(8.7)		(1.72)	%

The Corporation continues to manage its balance sheet structure to control the overall interest rate risk. As part of the strategy to limit the interest rate risk, the Corporation has executed certain transactions that affected the simulation results. The composition of the loan portfolio has changed as compared to December 2015 end of month levels, primarily reflecting lower commercial and consumer loan balances, including repayments on six large relationships totaling \$145.3 million. However, non-performing assets increased in the first half of 2016 by \$146.3 million, primarily attributable to the inflow in the first quarter of 2016 of the Corporation's exposure to commercial mortgage loans guaranteed by the TDF with a book value of \$127.3 million as of June 30, 2016 and the inflow in the second quarter of 2016 of a \$35.0 million commercial relationship in Puerto Rico. The Corporation has continued reducing its holdings of brokered CDs, with a reduction of \$288.4 million during the first half of 2016. Total deposits, excluding brokered CDs and government deposits, increased in the first six months of 2016 by \$99.7 million, primarily reflecting increases in demand deposits, savings and retail CDs in Puerto Rico.

Taking into consideration the above-mentioned facts for modeling purposes, the net interest income for the next twelve months under a non-static balance sheet scenario is estimated to increase by \$12.0 million in the rising rate scenario when compared against the Corporation's flat or unchanged interest rate forecast scenario. Under the falling rate, non-static scenario the net interest income is estimated to decrease by \$10.1 million.

Derivatives

First BanCorp. uses derivative instruments and other strategies to manage its exposure to interest rate risk caused by changes in interest rates beyond management's control.

The following summarizes major strategies, including derivative activities, used by the Corporation in managing interest rate risk:

<u>Interest rate cap agreements</u> - Interest rate cap agreements provide the right to receive cash if a reference interest rate rises above a contractual rate. The value increases as the reference interest rate rises. The Corporation enters into interest rate cap agreements for protection from rising interest rates.

<u>Forward Contracts</u> - Forward contracts are sales of to-be announced ("TBA") mortgage-backed securities that will settle over the standard delivery date and do not qualify as "regular way" security trades. Regular-way security trades are contracts that have no net settlement provision and no market mechanism to facilitate net settlement and provide for delivery of a security within the timeframe generally established by regulations or conventions in the market-place or exchange in which the transaction is being executed. The forward sales are considered derivative instruments that need to be marked-to-market. These securities are used to hedge the FHA/VA residential mortgage loan securitizations of the mortgage-banking operations. Unrealized gains (losses) are recognized as part of mortgage banking activities in the consolidated statement of income.

For detailed information regarding the volume of derivative activities (e.g. notional amounts), location and fair values of derivative instruments in the Statement of Financial Condition and the amount of gains and losses reported in the Statement of Income, refer to Note 10 in the accompanying unaudited consolidated financial statements.

The following tables summarize the fair value changes in the Corporation's derivatives as well as the sources of the fair values:

	Derivatives Period Ended	Liability Derivatives Six-Month Period Ende						
(In thousands)	2 30, 2016		30, 2016					
Fair value of contracts outstanding at the beginning of the period	\$ 806	\$	(921)					
Fair value of new contracts entered into during the period	19		(25)					
Changes in fair value during the period	(613)		370					
Fair value of contracts outstanding as of June 30, 2016	\$ 212	\$	(576)					

Sources of Fair Value															
							Paym	ent	Du	e by Pe	erio	d			
											M	latu	ırity		
													in		
			L	ess	ırity Than		urity			turity		-	of 5	I	otal Fair
(In thousands)		1	U	ne	Year	1-3	Years		3-5	Years		Y	ears	V	alue
As of June 30, 2016															
Pricing from observable mark - Asset Derivatives	et inputs			\$	-	\$	1		\$	211		\$	_	\$	212
Pricing from observable mark Liability Derivatives	et inputs	_			(359)		(1)			(216)			-		(576)
				\$	(359)	\$	-		\$	(5)		\$	-	\$	(364)

Derivative instruments, such as interest rate caps, are subject to market risk. As is the case with investment securities, the market value of derivative instruments is largely a function of the financial market's expectations regarding the future direction of interest rates. Accordingly, current market values are not necessarily indicative of the future impact of derivative instruments on earnings. This will depend, for the most part, on the level of interest rates, as well as the expectations for rates in the future.

As of June 30, 2016 and December 31, 2015, all of the derivative instruments held by the Corporation were considered economic undesignated hedges.

The use of derivatives involves market and credit risk. The market risk of derivatives stems principally from the potential for changes in the value of derivative contracts based on changes in interest rates. The credit risk of derivatives arises from the potential for default of the counterparty. To manage this credit risk, the Corporation deals with counterparties of good credit standing, enters into master netting agreements whenever possible and, when appropriate, obtains collateral. Master netting agreements incorporate rights of set-off that provide for the net settlement of contracts with the same counterparty in the event of default.

Refer to Note 20 of the accompanying unaudited consolidated financial statements for additional information regarding the fair value determination of derivative instruments.

Credit Risk Management

First BanCorp. is subject to credit risk mainly with respect to its portfolio of loans receivable and off-balance sheet instruments, mainly derivatives and loan commitments. Loans receivable represents loans that First BanCorp. holds for investment and, therefore, First BanCorp. is at risk for the term of the loan. Loan commitments represent commitments to extend credit, subject to specific conditions, for specific amounts and maturities. These commitments may expose the Corporation to credit risk and are subject to the same review and approval process as for loans. Refer to "Contractual Obligations and Commitments" above for further details. The credit risk of derivatives arises from the potential of the counterparty's default on its contractual obligations. To manage this credit risk, the Corporation deals with counterparties of good credit standing, enters into master netting agreements whenever possible and, when appropriate, obtains collateral. For further details and information on the Corporation's derivative credit risk exposure, refer to "Interest Rate Risk Management" above. The Corporation manages its credit risk through its credit policy, underwriting, independent loan review and quality control procedures, statistical analysis, comprehensive financial analysis, and established management committees. The Corporation also employs proactive collection and loss mitigation efforts. Furthermore, personnel performing structured loan workout functions are responsible for mitigating defaults and minimizing losses upon default within each region and for each business segment. In the case of the C&I, commercial mortgage and construction loan portfolios, the Special Asset Group ("SAG") focuses on strategies for the accelerated reduction of non-performing assets through note sales, short sales, loss mitigation programs, and sales of OREO. In addition to the management of the resolution process for problem loans, the SAG oversees collection

efforts for all loans to prevent migration to the non-performing and/or adversely classified status. The SAG utilizes relationship officers, collection specialists and attorneys. In the case of residential construction projects, the workout function monitors project specifics, such as project management and marketing, as deemed necessary.

The Corporation may also have risk of default in the securities portfolio. The securities held by the Corporation are principally fixed-rate U.S. agency mortgage-backed securities and U.S. Treasury and agency securities. Thus, a substantial portion of these instruments is backed by mortgages, a guarantee of a U.S. government-sponsored entity or the full faith and credit of the U.S. government.

Management, consisting of the Corporation's Commercial Credit Risk Officer, Retail Credit Risk Officer, Chief Lending Officer and other senior executives, has the primary responsibility for setting strategies to achieve the Corporation's credit risk goals and objectives. These goals and objectives are documented in the Corporation's Credit Policy.

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Allowance for Loan and Lease Losses and Non-performing Assets

Allowance for Loan and Lease Losses

The allowance for loan and lease losses represents the estimate of the level of reserves appropriate to absorb inherent credit losses. The amount of the allowance was determined by empirical analysis and judgments regarding the quality of each individual loan portfolio. All known relevant internal and external factors that affected loan collectability were considered, including analyses of historical charge-off experience, migration patterns, changes in economic conditions, and changes in loan collateral values. For example, factors affecting the economies of Puerto Rico, Florida (USA), the United States Virgin Islands and the British Virgin Islands may contribute to delinquencies and defaults above the Corporation's historical loan and lease losses. Such factors are subject to regular review and may change to reflect updated performance trends and expectations, particularly in times of severe stress. The process includes judgments and quantitative elements that may be subject to significant change. There is no certainty that the allowance will be adequate over time to cover credit losses in the portfolio because of continued adverse changes in the economy, market conditions, or events adversely affecting specific customers, industries or markets. To the extent actual outcomes differ from our estimates, the credit quality of our customer base materially decreases, the risk profile of a market, industry, or group of customers changes materially, or the allowance is determined to not be adequate, additional provisions for credit losses could be required, which could adversely affect our business, financial condition, liquidity, capital, and results of operations in future periods.

The allowance for loan and lease losses provides for probable losses that have been identified with specific valuation allowances for individually evaluated impaired loans and probable losses believed to be inherent in the loan portfolio that have not been specifically identified. An internal risk rating is assigned to each business loan at the time of approval and is subject to subsequent periodic reviews by the Corporation's senior management. The allowance for loan and lease losses is reviewed on a quarterly basis as part of the Corporation's continued evaluation of its asset quality.

The ratio of the allowance for loan losses to total loans held for investment remained unchanged at 2.64% as of June 30, 2016 compared to December 31, 2015. The allowance to total loans for each of the Corporation's categories of loans changed as follows: the allowance to total loans for the C&I portfolio increased from 3.06% as of December 31, 2015 to 3.27% as of June 30, 2016; the allowance to total loans for the commercial mortgage portfolio increased from 4.44% as of December 31, 2015 to 4.58% as of June 30, 2016; the allowance to total loans for the construction loan portfolio decreased from 2.25% as of December 31, 2015 to 2.00% as of June 30, 2016; the allowance to total loans for the residential mortgage portfolio remained relatively flat at 1.17% as of June 30, 2016, compared to 1.18% as of December 31, 2015; and the allowance to total consumer and finance leases decreased from 3.32% as of December 31, 2015 to 3.03% as of June 30, 2016.

The ratio of the total allowance to non-performing loans held for investment was 39.19% as of June 30, 2016 compared to 54.36% as of December 31, 2015 primarily reflecting the migration to non-performing status in the first quarter of 2016 of the Corporation's exposure to commercial mortgage loans guaranteed by the TDF with a book value of \$127.3 million as of June 30, 2016. These loans have been adversely classified since the third quarter of 2015 and the general reserve for commercial loans was increased in the fourth quarter of 2015 due to qualitative factor adjustments applied to the Puerto Rico Government-related exposure, including this particular portfolio. The migration of the loans guaranteed by the TDF to non-performing status and classification as impaired in the first quarter of 2016 did not result in a significant increase to the total allowance for loan losses. As of June 30, 2016 the total reserve coverage ratio related to commercial loans extended to or guaranteed by the Puerto Rico Government (excluding municipalities) was 19.5%.

Substantially all of the Corporation's loan portfolio is located within the boundaries of the U.S. economy. Whether the collateral is located in Puerto Rico, the U.S. and British Virgin Islands or the U.S. mainland (mainly in the state of Florida), the performance of the Corporation's loan portfolio and the value of the collateral supporting the transactions are dependent upon the performance of and conditions within each specific area's real estate market. The real estate market in Puerto Rico experienced readjustments in value over the last few years driven by the loss of income due to higher unemployment, reduced demand and general adverse economic conditions. The Corporation sets adequate loan-to-value ratios upon original approval following its regulatory and credit policy standards.

As shown in the following table, the allowance for loan and lease losses amounted to \$234.5 million as of June 30, 2016, or 2.64% of total loans, compared with \$240.7 million, or 2.64% of total loans, as of December 31, 2015. Refer to the "Provision for Loan and Lease Losses" above for additional information.

	Qua	rter	End	led				Six-Mon	th Per	iod I	Ended	
	J	lune	30,					•	June 3	0,		
(Dollars in thousands)	2016				2015			2016			2015	
							1					
Allowance for loan and lease losses, beginning of period	\$ 238,125			\$	226,064		\$	240,710		\$	222,395	
Provision (release) for loan and lease losses:												
Residential Mortgage	11,098				8,358			17,036			14,833	
Commercial Mortgage (1)	2,459				44,278			3,521			42,141	
Commercial and Industrial (2)	(71)				15,590			5,738			25,943	
Construction (3)	103				309	_		(329)	_		1,524	
Consumer and Finance Leases	7,397				5,731			16,073			22,795	
Provision for loan and lease losses (4)	20,986				74,266			42,039			107,236	
Charge-offs												
Residential Mortgage	(11,532)				(3,529)			(18,838)			(8,721)	
Commercial Mortgage (5)	(1,437)				(46,432)			(2,012)			(50,438)	
Commercial and Industrial (6)	(1,914)				(24,370)			(5,673)			(28,823)	
Construction (7)	(513)				(4,079)			(604)			(4,684)	
Consumer and Finance Leases	(12,970)				(14,538)			(27,774)			(32,295)	
Total charge offs (8)	(28,366)				(92,948)			(54,901)			(124,961)	
Recoveries:												
Residential Mortgage	841				272			1,187			370	\perp
Commercial Mortgage (9)	33				6,219			79			6,495	
Commercial and Industrial (10)	676				2,501			956			3,059	
Construction (11)	144				1,996			161			2,203	
Consumer and Finance Leases	2,015				3,148			4,223			4,721	
Total recoveries (12)	3,709				14,136			6,606			16,848	
Net Charge-Offs	(24,657)				(78,812)			(48,295)			(108,113)	
Allowance for loan and lease losses, end of period	\$ 234,454			\$	221,518		\$	234,454		\$	221,518	
<u> </u>												

Allowance for loa losses to period en held for													
investment		2.64	%		2.45	%		2.64	%		2.45	%	
Net charge-offs (a	nnualized) to												
average loans out	standing												
during the													
period		1.11	%		3.41	%		1.08	%		2.34	%	
Net charge-offs (a	nnualized),												
excluding net cha	-												
\$61.4 million rela													
the bulk sale					0 = 6								
2015, to average 1		1.11	%		0.76	%		1.08	%		1.03	%	
outstanding durin													_
Provision for loan													
losses to net charg	ge-offs during												
the period		0.85>			0.94x			0.87x			0.99x		
period		0.832			0.948			U.8/X			0.998		_
Provision for loan losses to net charg the													_
period, excl	_												
impact of the bulk	sale of assets	0.85			1.57x			0.87x			1.29x		
in 2015													
(1)	1 1		. ,	1 1	1 20 20	1.7	. 1		<u> </u>	. 1:	ф22.0 :II	-	
` '	he quarter and ciated with the				June 30, 20)15,	ınclud	les a provis	ion to	taling	\$33.8 mill	10n	
	he quarter and a ciated with the				June 30, 20)15,	includ	les a provis	ion of	\$10.8	million		
(3) For t	he quarter and ciated with the	six-month p	eriod	ended	June 30, 2	015,	inclu	des a provis	sion to	otaling	\$2.4 milli	on	
(4) For t	he quarter and ciated with the	six-month p	eriod	ended	June 30, 2	015,	inclu	des a provis	sion to	otaling	; \$46.9 mil	lion	
(5) For t	he quarter and	six-month p	eriod	ended	June 30, 2	015,	inclu	des charge-	offs to	otaling	g \$43.2 mil	lion	
(6) For t	he quarter and	six-month pe	riod e	ended	June 30, 20)15,	includ	les charge-c	offs to	taling	\$22.6 mill	ion	
	ciated with the				· 20 2						.		_
	he quarter and ciated with the				June 30, 20)15,	ınclud	les charge-c	offs to	taling	\$4.1 millio	on	
	he quarter and a ciated with the				June 30, 20)15,	includ	les charge-o	offs to	taling	\$69.8 mill	ion	
(9) For t	he quarter and ciated with the	six-month pe	riod e	ended	June 30, 20)15,	includ	les recoveri	es of	\$5.6 m	nillion		
(10) For t	he quarter and ciated with the	six-month pe	riod e	ended	June 30, 20)15,	includ	les recoveri	es of	\$2.0 m	nillion		
(11)	rated with the	ouik saic 01 a	ماعدده	•									
[11]													

	For the quarter and six-month period ended June 30, 2015, includes recoveries of \$0.8 million associated with the bulk sale of assets.	
(12)	For the quarter and six-month period ended June 30, 2015, includes recoveries of \$8.4 million associated with the bulk sale of assets.	

The following table sets forth information concerning the allocation of the allowance for loan and lease losses by loan category

and the percentage of loan balances in each category to the total of such loans as of the dates indicated:

		A	s of					A	s of			
		June	30, 2	016				Decemb	er 31	, 201	5	
(In thousands)	A	Amount		loans cate	cent of s in each gory to al loans		A	amount		loans cate	cent of s in each gory to al loans	
Residential mortgage	\$	38,955			37	%	\$	39,570			36	%
Commercial mortgage loans		69,799			17	%		68,211			16	%
Construction loans		2,747			2	%		3,519			2	%
Commercial and Industrial loans		69,789			24	%		68,768			26	%
Consumer loans and finance leases		53,164			20	%		60,642			20	%
	\$	234,454			100	%	\$	240,710			100	%

The following table sets forth information concerning the composition of the Corporation's allowance for loan and lease losses as of June 30, 2016 and December 31, 2015 by loan category and by whether the allowance and related provisions were calculated individually or through a general valuation allowance.

related provisio	113	were careur	late	l	narviauarry	01	1111	ough a gene	ıaı	νa	iuation an	OW	am			
As of June 30, 2016 (Dollars in thousands)	ı	esidential Mortgage Loans			ommercial Mortgage Loans			&I Loans	(nstruction Loans			Consumer nd Finance Leases		Total
Impaired loans without specific reserves:																
Principal balance of loans, net of charge-offs	\$	58,474		\$	44,639		\$	13,812		\$	39,563		\$	3,319	\$	159,807
Impaired loans with specific reserves:																
Principal balance of loans, net of		393,806			166,709			183,556			9,653			40,243		793,967

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charge-offs												
Allowance for loan and lease losses	11,972		40,071		27,750		1,114		5,465		86,372	
Allowance for loan and lease losses to principal												
balance	3.04	%	24.04	%	15.12	%	11.54	%	13.58	%	10.88	%
PCI loans:												
Carrying value of PCI loans	166,556		3,134		-		-		1		169,690	
Allowance for PCI loans	6,638		219		1		-		ı		6,857	
Allowance for PCI loans to carrying value	3.99	%	6.99	%	-		-		-		4.04	%
Loans with general allowance:												
Principal balance of loans	2,705,008		1,309,194		1,936,255		88,190		1,708,636		7,747,283	
Allowance for loan and lease losses	20,345		29,509		42,039		1,633		47,699		141,225	
Allowance for loan and lease losses to principal												
balance	0.75	%	2.25	%	2.17	%	1.85	%	2.79	%	1.82	%
Total loans held for investment:												
Principal balance of loans	\$ 3,323,844		\$ 1,523,676		\$ 2,133,623		\$ 137,406		\$ 1,752,198		\$ 8,870,747	
Allowance for loan and lease losses	38,955		69,799		69,789		2,747		53,164		234,454	
Allowance for loan and lease losses to principal												
balance (1)	1.17	%	4.58	%	3.27	%	2.00	%	3.03	%	2.64	%

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110	

						I			1							
(Dollars in	Residential Mortgage			ommercial Mortgage					Coi	nstruction		Consumer nd Finance				
thousands)	Loans			Loans		C	&I Loans			Loans		Leases			Total	
As of December 31, 2015																
Impaired loans without specific reserves:																
Principal balance of loans, net of charge-offs	\$ 65,495		\$	54,048		\$	27,492		\$	42,512		\$ 2,618		\$	192,165	
Impaired loans with specific reserves:																
Principal balance of loans, net of charge-offs	395,173			27,479			143,214			11,004		37,474			614,344	
Allowance for loan and lease losses	21,787			3,073			18,096			1,202		8,423			52,581	
Allowance for loan and lease losses to principal																
balance	5.51	%		11.18	%		12.64	%		10.92	%	22.48	%		8.56	%
D. CY. 1			\vdash											\vdash		
PCI loans: Carrying value of PCI loans	170,766			3,147			-			-		-			173,913	
Allowance for PCI loans	3,837			125			1			-		-			3,962	
Allowance for PCI loans to carrying	2.25%			3.97%			-			-		-			2.28%	

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value														
Loans with general														
allowance:														
Principal														
balance of		2,713,285		1,453,132			2,075,807		102,679		1,787,057		8,131,960	
loans														
Allowance		12.046		<i>(5</i> 012			50 672		2 217		52.210		104 167	
for loan and lease losses		13,946		65,013			50,672		2,317		52,219		184,167	
Allowance														
for loan and														
lease losses														
to principal														
balance		0.51	%	4.47	%		2.44	%	2.26	%	2.92	%	2.26	%
		0,00	, -		, -			, -		, -		,-		
Total loans held for investment:														
Principal balance of loans	\$	3,344,719		\$ 1,537,806		\$	2,246,513		\$ 156,195		\$ 1,827,149		\$ 9,112,382	
Allowance for loan and lease losses		39,570		68,211			68,768		3,519		60,642		240,710	
Allowance														
for loan and														
lease losses														
to principal	_					_								
balance (1)		1.18	%	4.44	%		3.06	%	2.25	%	3.32	%	2.64	%

⁽¹⁾ Loans used in the denominator include PCI loans of \$169.7 million and \$173.9 million as of June 30, 2016 and December 31, 2015, respectively. However, the Corporation separately tracks and reports PCI loans and excludes these loans from statistics for non-performing loans, impaired loans, Troubled Debt Restructurings ("TDRs") and non-performing assets.

	The following tables show the activity for impaired loans held for investment and the related specific reserve during the quarter and six-month period ended June 30, 2016 and 2015:													
	Qua	arter E	nded			Six-Month Period Ended								
		June 30	0,			J	une 30,	_						
	2016			2015		2016		2015						

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			(In t	housa	nds)		(In thousands)					
	Impaired Loans:											
	Balance at beginning of period	\$	917,591		\$	954,981	\$ 806,509	\$	945,407			
	Loans determined impaired during the period		76,947			34,889	234,931		97,822			
	Charge-offs (1)		(11,249)			(70,813)	(19,601)		(82,528)			
	Loans sold, net of charge-offs		-			(66,699)	_		(67,836)			
	Increase to impaired loans - additional disbursements		414			1,597	1,761		2,116			
	Foreclosures		(9,189)			(10,234)	(16,610)		(20,186)			
	Loans no longer considered impaired		(4,547)			(3,287)	(24,886)		(13,185)			
	Paid in full or partial payments		(16,193)			(15,618)	(28,330)		(36,794)			
	Balance at end of period	\$	953,774		\$	824,816	\$ 953,774	\$	824,816			
(1)	Includes \$63.9 million of chamostly comprised of non-per											
		 	Quar	rter E	nded		Six-Month	Period				
			_	rter E								
			_	rter E une 30		2015		Period				
			J1 2016		0,	2015	Ju 2016		Ended 2015			
	Specific Reserve:		J1 2016	une 30	0,	2015	Ju 2016	ne 30,	Ended 2015			
	Specific Reserve: Balance at beginning of period	\$	Jo 2016 (In t	une 30 housa	0,	62,140	\$ Ju 2016	ne 30,	Ended 2015			
	Balance at beginning of	\$	J1 2016	une 30 housa	o, ands)		\$ 2016 (In th	ne 30, ousand	Ended 2015 s)			
	Balance at beginning of period	\$	July 2016 (In t	une 30 housa	o, ands)	62,140	\$ 2016 (In th	ne 30, ousand	Ended 2015 s) 55,205			

As of June 30, 2016, the Corporation maintained a \$1.1 million reserve for unfunded loan commitments mainly related to an outstanding floor plan relationship. The reserve for unfunded loan commitments is an estimate of the losses inherent in off-balance sheet loan commitments to borrowers that are experiencing financial difficulties at the balance sheet date. It is calculated by multiplying an estimated loss factor by an estimated probability of funding, and then by the period-end amounts for unfunded commitments. The reserve for unfunded loan commitments is included as part of accounts payable and other liabilities in the consolidated statement of financial condition.

Non-performing Loans and Non-performing Assets

Total non-performing assets consist of non-performing loans (generally loans held for investment or loans held for sale on which the recognition of interest income has been discontinued when the loan became 90 days past due or earlier if the full and timely collection of interest or principal is uncertain), foreclosed real estate and other repossessed properties. When a loan is placed in non-performing status, any interest previously recognized and not collected is reversed and charged against interest income.

Non-performing Loans Policy

Residential Real Estate Loans — The Corporation classifies real estate loans in non-performing status when interest and principal have not been received for a period of 90 days or more.

Commercial and Construction Loans — The Corporation places commercial loans (including commercial real estate and construction loans) in non-performing status when interest and principal have not been received for a period of 90 days or more or when collection of all of the principal or interest is not expected due to deterioration in the financial condition of the borrower.

Finance Leases — Finance leases are classified in non-performing status when interest and principal have not been received for a period of 90 days or more.

Consumer Loans — Consumer loans are classified in non-performing status when interest and principal have not been received for a period of 90 days or more. Credit card loans continue to accrue finance charges and fees until charged-off at 180 days delinquent.

Purchased Credit Impaired Loans — PCI loans were recorded at fair value at acquisition. Since the initial fair value of these loans included an estimate of credit losses expected to be realized over the remaining lives of the loans, the subsequent accounting for PCI loans differs from the accounting for non-PCI loans. The Corporation, therefore, separately tracks and reports PCI loans and excludes these from its non-performing loans, impaired loans, TDRs, and

non-performing assets statistics.

Cash payments received on certain loans that are impaired and collateral dependent are recognized when collected in accordance with the contractual terms of the loans. The principal portion of the payment is used to reduce the principal balance of the loan, whereas the interest portion is recognized on a cash basis (when collected). However, when management believes that the ultimate collectability of principal is in doubt, the interest portion is applied to the outstanding principal. The risk exposure of this portfolio is diversified as to individual borrowers and industries, among other factors. In addition, a large portion is secured with real estate collateral.

Other Real Estate Owned

OREO acquired in settlement of loans is carried at the lower of cost (carrying value of the loan) or fair value less estimated costs to sell off the real estate. Appraisals are obtained periodically, generally, on an annual basis.

Other Repossessed Property

The other repossessed property category generally includes repossessed boats and autos acquired in settlement of loans. Repossessed boats and autos are recorded at the lower of cost or estimated fair value.

Past Due Loans 90 days and still accruing

These are accruing loans that are contractually delinquent 90 days or more. These past due loans are either current as to interest but delinquent as to the payment of principal or are insured or guaranteed under applicable FHA and VA programs. Past Due Loans 90 days and still accruing also include PCI loans with individual delinquencies over 90 days, primarily related to mortgage loans acquired from Doral Bank in 2015 and from Doral Financial in 2014.

TDRs are classified as either accrual or nonaccrual loans. A loan on nonaccrual and restructured as a TDR will remain on nonaccrual status until the borrower has proven the ability to perform under the modified structure, generally for a minimum of six months, and there is evidence that such payments can and are likely to continue as agreed. Performance prior to the restructuring, or significant events that coincide with the restructuring, are included in assessing whether the borrower can meet the new terms and may

result in the loans being returned to accrual at the time of the restructuring or after a shorter performance period. If the borrower's ability to meet the revised payment schedule is uncertain, the loan remains classified as a nonaccrual loan.

		Iuma 20		т)ooombar 2	1
(7) 11 (1)		June 30,		1	December 3	1,
(Dollars in thousands)		2016	T I		2015	
Non-performing loans held for investment:						
Residential mortgage	\$	164,399		\$	169,001	
Commercial mortgage		200,376			51,333	
Commercial and Industrial		154,405			137,051	
Construction		52,549			54,636	
Finance leases		2,111			2,459	
Consumer		24,354			28,293	
Total non-performing loans held for investment	\$	598,194		\$	442,773	
OREO		139,159			146,801	
Other repossessed property		10,790			12,223	
Total non-performing assets, excluding loans held for sale	\$	748,143		\$	601,797	
Non-performing loans held for sale		8,079			8,135	
Total non-performing assets, including loans held for sale (1) (2)	\$	756,222		\$	609,932	
Past due loans 90 days and still accruing (3) (4)	\$	143,811		\$	163,197	
Non-performing assets to total assets		6.05	%		4.85	%
Non-performing loans held for investment to total loans held for investment		6.74	%		4.86	%
Allowance for loan and lease losses	\$	234,454		\$	240,710	
Allowance to total non-performing loans held for investment		39.19	%		54.36	%
Allowance to total non-performing loans held for investment,						
excluding residential real estate loans		54.05	%		87.92	%
(1) Purchased credit impaired loans ac million as of June 30, 2016 and Do considered non-performing due to loans will accrete interest income analysis.	ecember the app	r 31, 2015, relication of the	espectively he accretion	, are exclude n method, un	d and not der which th	iese

(2)	Non-performing assets exclude \$421.0 million and \$414.9 million of TDR loans that are in compliance with the modified terms and in accrual status as of June 30, 2016 and December 31, 2015, respectively.
(3)	It is the Corporation's policy to report delinquent residential mortgage loans insured by the FHA or guaranteed by the VA as past-due loans 90 days and still accruing as opposed to non-performing loans since the principal repayment is insured. These balances include \$31.7 million of residential mortgage loans insured by the FHA or guaranteed by the VA that are over 15 months delinquent, and are no longer accruing interest as of June 30, 2016.
(4)	Amount includes purchased credit impaired loans with individual delinquencies over 90 days and still accruing with a carrying value as of June 30, 2016 and December 31, 2015 of approximately \$26.5 million and \$23.2 million, respectively, primarily related to loans acquired from Doral Bank in the first quarter of 2015 and from Doral Financial in the second quarter of 2014.

The following table shows non-performing assets by geograp	ohic segm	ent:		
The following more shows non-performing assets by geographic	ome segm			
	Ju	ine 30,	Dece	mber 31,
(Dollars in thousands)	2	2016	2	015
Puerto Rico:				
Non-performing loans held for investment:				
Residential mortgage	\$	141,089	\$	147,975
Commercial mortgage		185,131		34,917
Commercial and Industrial		149,917		131,450
Construction		11,317		11,894
Finance leases		2,111		2,459
Consumer		22,534		26,329
Total non-performing loans held for investment		512,099		355,024
OREO		126,249		133,121
Other repossessed property		10,723		12,115
Total non-performing assets, excluding loans held for sale	\$	649,071	\$	500,260
Non-performing loans held for sale		8,079		8,135
Total non-performing assets, including loans held for sale (1)	\$	657,150	\$	508,395
Past due loans 90 days and still accruing (2)	\$	139,179	\$	154,915
Virgin Islands:				
Non-performing loans held for investment:				
Residential mortgage	\$	16,508	\$	14,228
Commercial mortgage		9,591		10,073
Commercial and Industrial		4,488		5,601
Construction		41,232		42,590
Consumer		478		471
Total non-performing loans held for investment		72,297		72,963
OREO		6,650		5,458
Other repossessed property		29		32
Total non-performing assets	\$	78,976	\$	78,453
Past due loans 90 days and still accruing	\$	4,632	\$	8,173
United States:				
Non-performing loans held for investment:				
Residential mortgage	\$	6,802	\$	6,798
Commercial mortgage		5,654		6,343
Construction		-		152

Consumer	r		1,342		1,493
Total 1	non-performing loans held for investment		13,798		14,786
OREO			6,260		8,222
Other reposses	ssed property		38		76
Total n	non-performing assets	\$	20,096	\$	23,084
Past due loans	90 days and still accruing	\$	-	\$	109
	_		•		
(1)	Purchased credit impaired loans accomillion as of June 30, 2016 and Dece considered non-performing due to the loans will accrete interest income over analysis.	ember 31, 20 e applicatio	015, respectively, and of the accretion m	e excluded and ethod, under w	l not hich these
(2)	Amount includes purchased credit in and still accruing with a carrying valapproximately \$26.5 million and \$23 from Doral Bank in the first quarter of 2014.	ue as of Jun 3.2 million,	ne 30, 2016 and Dec respectively, primar	ember 31, 2013 ily related to lo	5 of pans acquired

Total non-performing loans, including non-performing loans held for sale, were \$606.3 million as of June 30, 2016. This represents an increase of \$155.4 million from \$450.9 million as of December 31, 2015. The increase was primarily attributable to the inflow in the first quarter of 2016 of the \$128.6 million exposure to commercial mortgage loans guaranteed by the TDF and the inflow in the second quarter of 2016 of a \$35.0 million commercial relationship in Puerto Rico. The increase resulting from the inflow of large commercial loans was partially offset by reductions in non-performing residential and consumer loan balances.

Non-performing commercial mortgage loans increased by \$149.0 million to \$200.4 million as of June 30, 2016 from \$51.3 million as of December 31, 2015. The increase was primarily driven by the aforementioned inflow of the \$127.3 million exposure to loans guaranteed by the TDF and the inflow of a \$20.7 million loan that is part of the aforementioned \$35.0 million commercial relationship in Puerto Rico placed in non-performing status in the second quarter of 2016. Total inflows of non-performing commercial mortgage loans of \$157.0 million during the first six months of 2016 increased by \$147.3 million compared to inflows of \$9.7 million for the same period in 2015.

Non-performing C&I loans increased by \$17.3 million to \$154.4 million compared to \$137.1 million as of December 31, 2015. The increase was driven by the inflow of a \$14.3 million loan which is also part of the aforementioned \$35.0 million commercial relationship in Puerto Rico placed in non-performing status in the second quarter of 2016. Total inflows of non-performing C&I loans were \$31.6 million during the first six months of 2016, a decrease of \$50.5 million compared to inflows of \$82.1 million for the same period in 2015.

Non-performing construction loans, including non-performing construction loans held for sale, decreased by \$2.2 million to \$60.6 million from \$62.8 million as of December 31, 2015, primarily from a combination of cash collections, charge-offs and foreclosures. The inflows of non-performing construction loans during the first six months of 2016 amounted to \$0.6 million compared to inflows of \$0.4 million for the same period in 2015.

The following tables present the activity for investment:	mmercial	mmercial			+	
	 Iortgage	Industrial	Cor	struction		Total
(In thousands)						
Quarter ended June 30, 2016						
Beginning balance	\$ 182,763	\$ 137,896	\$	54,036	\$	374,695
Plus:						
Additions to non-performing	23,507	23,031		298		46,836
Less:						
Loans returned to accrual status	(474)	(381)		-		(855)

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Non-performing loans transferred to OREO	(1,182)	(954)	(741)	(2,877)
Non-performing loans charge-offs	(1,313)	(1,839)	(511)	(3,663)
Loan collections	(2,441)	(3,832)	(533)	(6,806)
Reclassification	(484)	484	-	-
Ending balance	\$ 200,376	\$ 154,405	\$ 52,549	\$ 407,330

	Commercial Mortgage				ommercial Industrial		Con	struction		Total
(In thousands)										
Six-Month Period Ended June 30, 2016										
Beginning balance	\$	51,333		\$	137,051		\$	54,636		243,020
Plus:										
Additions to non-performing		156,959			31,608			606		189,173
Less:										
Loans returned to accrual status		(619)			(742)			-		(1,361)
Non-performing loans transferred to OREO		(1,744)			(1,537)			(796)		(4,077)
Non-performing loans charge-offs		(1,628)			(5,593)			(580)		(7,801)
Loan collections		(3,519)			(6,866)			(1,239)		(11,624)
Reclassification		(406)			484			(78)		-
Ending balance	\$	200,376		\$	154,405		\$	52,549	\$	407,330

	C	ammanaial	Com	amousial P				
		ommercial Mortgage	Commercial & Industrial		Construction			Total
(In thousands)								
Quarter ended June 30, 2015								
Beginning balance	\$	142,385	\$	186,500	\$	27,163	\$	356,048
Plus:								
Additions to non-performing		3,902		2,576		280		6,758
Less:								
Loans returned to accrual status		(5,106)		(632)		-		(5,738)
Non-performing loans transferred to OREO		(6,826)		(513)		(120)		(7,459)
Non-performing loans charge-offs		(19,358)		(20,111)		(4,079)		(43,548)
Loan collections		(2,147)		(3,428)		(151)		(5,726)
Non-performing loans sold, net of charge-offs		(17,762)		(20,457)		(6,975)		(45,194)
Ending balance	\$	95,088	\$	143,935	\$	16,118	\$	255,141

		Commercial Mortgage		Commercial & Industrial		Construction		To	otal	
(In thousands)										
Six-Month Period Ended June 30,	2015									

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Beginning balance	\$ 148,473	\$ 122,547	\$ 29,354	\$ 300,374
Plus:				
Additions to non-performing	9,704	82,079	408	92,191
Less:				
Loans returned to accrual status	(6,627)	(875)	(22)	(7,524)
Non-performing loans transferred to OREO	(6,826)	(5,379)	(385)	(12,590)
Non-performing loans charge-offs	(23,328)	(24,415)	(4,684)	(52,427)
Loan collections	(8,546)	(7,335)	(1,329)	(17,210)
Reclassification	-	-	(249)	(249)
Non-performing loans sold, net of charge-offs	(17,762)	(22,687)	(6,975)	(47,424)
Ending balance	\$ 95,088	\$ 143,935	\$ 16,118	\$ 255,141

Total non-performing commercial and construction loans, including non-performing loans held for sale, with a book value of \$415.4 million as of June 30, 2016, are being carried at 61.0% of unpaid principal balance, net of reserves and accumulated charge-offs.

Non-performing residential mortgage loans decreased by \$4.6 million to \$164.4 million as of June 30, 2016 from \$169.0 million as of December 31, 2015. The decrease was mainly driven by loans brought current, modifications through TDRs after a sustained performance period, foreclosures, and charge-offs during the first half of 2016, partially offset by inflows of \$44.9 million. The inflows of non-performing residential mortgage loans during the first half of 2016 amounted to \$44.9 million compared to inflows of \$44.3 million for the same period in 2015. Approximately \$50.0 million, or 30% of total non-performing residential mortgage loans, have been written down to their net realizable value and no specific reserve was allocated.

		Quarter Ended		Six-Month Period Ended
		J	une 30, 20	16
		(In thousand	ls)
Beginning	balance	\$ 172,890	\$	169,001
Plus:				
	Additions to non-performing	19,947		44,863
Less:				
	Loans returned to accrual status	(8,928)		(18,255
	Non-performing loans transferred to OREO	(7,802)		(14,546
	Non-performing loans charge-offs	(8,521)		(12,655
	Loan collections	(3,187)		(4,009)
Ending bal	ance	\$ 164,399	\$	164,399

	Quarter Ended			Six-Month Period Ended
		June	30, 2015	
		(In the	ousands)	
Beginning balance	\$ 172,583		\$	180,707
Plus:				
Additions to non-performing	25,058	·		44,271

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Less:				
Loans returned to accrual status		(13,990)		(27,908)
Non-performing loans transferred to OREO		(5,630)		(10,678)
Non-performing loans charge-offs		(2,388)		(7,461)
Loan collections		(598)		(4,145)
Reclassification		-		249
Ending balance	9	\$ 175,035		\$ 175,035
			_	

The amount of non-performing consumer loans, including finance leases, showed a \$4.3 million decrease during the first six months of 2016 to \$26.5 million compared to \$30.8 million as of December 31, 2015. The decrease was mainly related to charge-offs and cash collections, primarily auto loans. The inflows of non-performing consumer loans of \$21.3 million for the first six months of 2016 decreased by \$5.8 million compared to inflows of \$27.1 million for the same period in 2015.

As of June 30, 2016, approximately \$278.0 million of the loans placed in non-accrual status, mainly commercial loans, were current, or had delinquencies of less than 90 days in their interest payments, including \$120.3 million of TDRs maintained in nonaccrual status until the restructured loans meet the criteria of sustained payment performance under the revised terms for reinstatement to accrual status and there is no doubt about full collectability. Collections on these loans are being recorded on a cash basis through earnings, or on a cost-recovery basis, as conditions warrant.

During the six-month period ended June 30, 2016, interest income of approximately \$6.0 million related to non-performing loans with a carrying value of \$402.3 million as of June 30, 2016, mainly non-performing construction and commercial loans, was applied against the related principal balances under the cost-recovery method.

As of June 30, 2016, approximately \$123.0 million, or 21%, of total non-performing loans held for investment

have been charged-off to their net realizable value and no specific reserve was allocated, as shown in the following table: Consumer Residential Commercial Construction and (Dollars in Mortgage Mortgage Finance thousands) Loans Loans **C&I Loans** Loans Leases **Total** As of June 30, 2016 Non-performing loans held for investment charged-off to \$ \$ \$ \$ \$ 50.020 21,093 10,992 39,563 123,034 1,366 realizable value Other non-performing loans held 114,379 179,283 143,413 12,986 25,099 475,160 for investment Total non-performing loans held for investment 164,399 \$ 200,376 154,405 \$ 52,549 26,465 \$ | 598,194

Allowance to non-performing loans held for															
investment	23.69	%		34.83	%		45.19	%	5.22	%		200.88	%	39.19	%
Allowance to non-performing loans held for															
investment, excluding non-performing loans															
charged-off to realizable value	34.05	%		38.93	%		48.66	%	21.15	%		211.81	%	49.34	%
As of December 31, 2015			<u> </u>			<u> </u>					<u> </u>				
Non-performing loans held for investment															
charged-off to realizable value	\$ 53,612		\$	15,190		\$	27,492		\$ 39,466		\$	1,282		\$ 137,042	
Other non-performing loans held															
for investment	115,389			36,143			109,559		15,170			29,470		305,731	
Total non-performing loans held															
for investment	\$ 169,001		\$	51,333		\$	137,051		\$ 54,636		\$	30,752		\$ 442,773	
Allowance to non-performing loans held for															
investment	23.41	%		132.88	%		50.18	%	6.44	%		197.20	%	54.36	%
Allowance to non-performing loans held for															
investment, excluding non-performing loans															
charged-off to realizable value	34.29	%		188.73	%		62.77	%	23.20	%		205.78	%	78.73	%

The Corporation provides homeownership preservation assistance to its customers through a loss mitigation program in Puerto Rico that is similar to the U.S. government's Home Affordable Modification Program guidelines. Depending upon the nature of borrowers' financial condition, restructurings or loan modifications through this program as well as other restructurings of individual commercial, commercial mortgage, construction, and residential mortgage loans in the U.S. mainland, fit the definition of a TDR. A restructuring of a debt constitutes a TDR if the creditor for economic or legal reasons related to the debtor's financial difficulties grants a concession to the debtor that it would not otherwise consider. Modifications involve changes in one or more of the loan terms that bring a defaulted loan current and provide sustainable affordability. Changes may include the refinancing of any past-due amounts, including interest and escrow, the extension of the maturity of the loan and modifications of the loan rate. As of June 30, 2016, the Corporation's total TDR loans held for investment of \$671.0 million consisted of \$381.8 million of residential mortgage loans, \$160.9 million of commercial and industrial loans, \$45.0 million of commercial mortgage loans, \$41.7 million of construction loans, and \$41.7 million of consumer loans.

The Corporation's loss mitigation programs for residential mortgage and consumer loans can provide for one or a combination of the following: movement of interest past due to the end of the loan, extension of the loan term, deferral of principal payments, and reduction of interest rates either permanently or for a period of up to four years (increasing back in step-up rates). Additionally, in certain cases, the restructuring may provide for the forgiveness of contractually due principal or interest. Uncollected interest is added to the end of the loan term at the time of the restructuring and not recognized as income until collected or when the loan is paid off. These programs are available only to those borrowers who have defaulted, or are likely to default, permanently on their loan and would lose their homes in a foreclosure action absent some lender concession. Nevertheless, if the Corporation is not reasonably assured that the borrower will comply with its contractual commitment, properties are foreclosed.

Prior to permanently modifying a loan, the Corporation may enter into trial modifications with certain borrowers. Trial modifications generally represent a six-month period during which the borrower makes monthly payments under the anticipated modified payment terms prior to a formal modification. Upon successful completion of a trial modification, the Corporation and the borrower enter into a permanent modification. TDR loans that are participating in, or that have been offered a binding trial modification are classified as TDRs when the trial offer is made and continue to be classified as TDRs regardless of whether the borrower enters into a permanent modification. As of June 30, 2016, the Corporation classified an additional \$8.3 million of residential mortgage loans as TDRs that were participating in or had been offered a trial modification.

For the commercial real estate, commercial and industrial, and construction portfolios, at the time of a restructuring, the Corporation determines, on a loan-by-loan basis, whether a concession was granted for economic or legal reasons related to the borrower's financial difficulty. Concessions granted for commercial loans could include: reductions in interest rates to rates that are considered below market; extension of repayment schedules and maturity dates beyond original contractual terms; waivers of borrower covenants; forgiveness of principal or interest; or other contractual changes that would be considered a concession. The Corporation mitigates loan defaults for its commercial loan portfolios through its collection function. The function's objective is to minimize both early stage delinquencies and losses upon default of commercial loans. In the case of the commercial and industrial, commercial mortgage, and construction loan portfolios, the SAG focuses on strategies for the accelerated reduction of non-performing assets through note sales, short sales, loss mitigation programs, and sales of OREO. In addition to the management of the

resolution process for problem loans, the SAG oversees collection efforts for all loans to prevent migration to the non-performing and/or adversely classified status. The SAG utilizes relationship officers, collection specialists, and attorneys. In the case of residential construction projects, the workout function monitors project specifics, such as project management and marketing, as deemed necessary. The SAG utilizes its collections infrastructure of workout collection officers, credit work-out specialists, in-house legal counsel, and third-party consultants. In the case of residential construction projects and large commercial loans, the SAG function also utilizes third-party specialized consultants to monitor the residential and commercial construction projects in terms of construction, marketing and sales, and to assists with the restructuring of large commercial loans.

In addition, the Corporation extends, renews, and restructures loans with satisfactory credit profiles. Many commercial loan facilities are structured as lines of credit, which are mainly one year in term and, therefore, are required to be renewed annually. Other facilities may be restructured or extended from time to time based upon changes in the borrower's business needs, use of funds, the timing of completion of projects, and other factors. If the borrower is not deemed to have financial difficulties, extensions, renewals, and restructurings are done in the normal course of business and are not considered to be concessions, and the loans continue to be recorded as performing.

TDR loans are classified as either accrual or nonaccrual loans. Loans in accrual status may remain in accrual status when their contractual terms have been modified in a TDR if the loan had demonstrated performance prior to the restructuring and payment in full under the restructured terms is expected. Otherwise, loans on non-accrual and restructured as a TDR will remain on nonaccrual status until the borrower has proven the ability to perform under the modified structure, generally for a minimum of six months, and there is evidence that such payments can and are likely to continue as agreed. Performance prior to the restructuring, or significant events that coincide with the restructuring, are included in assessing whether the borrower can meet the new terms and may result in the loan being returned to accrual status at the time of the restructuring or after a shorter performance period. If the borrower's ability to meet the revised payment schedule is uncertain, the loan remains classified as a nonaccrual loan. Loan modifications increase the Corporation's interest income by returning a non-performing loan to performing status, if applicable, increase cash flows by providing for payments to be made by the borrower, and limit increases in foreclosure and OREO costs. The Corporation continues to consider a modified loan as an impaired loan for purposes of estimating the allowance for loan and lease losses.

/T .1	1)	L		T 2	0.2016					
(In thousa	ands)			June 3	0, 2016		1			
		Accrual Nonaccrual (1) Total T								
Non-FH	A/VA Residential Mortgage loans	\$	301,318	\$	80,440	\$	381,75			
	cial Mortgage Loans	·	29,915		15,114		45,029			
Commer	cial and Industrial Loans		57,991		102,873		160,86			
	Construction Loans		909		40,759		41,66			
Consume	er Loans - Auto		16,320		8,050		24,37			
Finance 1	Leases		2,244		68		2,31			
Consume	er Loans - Other		12,275		2,715		14,99			
Total '	Troubled Debt Restructurings	\$	420,972	\$	250,019	\$	670,99			
1)	Included in non-accrual loans are restructuring agreements but are criteria of sustained payment per and are deemed fully collectible.	reported	in non-accrual s	tatus until	the restructured	l loans n	neet the			

The OREO portfolio, which is part of non-performing assets, decreased by \$7.6 million. The following table shows the activity during the six-month period ended June 30, 2016 of the OREO portfolio by geographic region and type of property:

(In																					
thousands)									F	As of Ju	ne :	30, 2016	6								
			Pυ	erto Rico)			1	Vir	gin Isla	nds	S]	Florida			C	or	nsolidate
-	Re	esidentia	d	ommercia	(To	nstructio	Re	sidenti	a b	mmerci	ãbi	structi	o R e	sidentia	Co	mmerci	ãb	nstructi	pn	ı	
Beginning Balance	\$	37,501	9,	86,424	\$	9,196	\$	838	\$	110	\$	4,510	\$	5,225	9	1,314	9	\$ 1,683		\$	146,801
Additions		17,304		2,233		12		163		1,169		765		374		-		-			22,020
Sales		(11,094)		(3,531)		(1,609)		(724)		-		(140)		(1,940)		(334)		-			(19,372)
Fair value adjustments		(4,660)		(5,331)		(196)		(12)		-		(29)		(62)		-		-			(10,290)
Ending balance	\$	39,051	9	79,795	\$	7,403	\$	265	\$	1,279	\$	5,106	\$	3,597	9	980	9	\$ 1,683		\$	139,159

Net Charge-offs and Total Credit Losses

Total net charge-offs for the first six months of 2016 were \$48.3 million, or 1.08% of average loans on an annualized basis, compared to \$108.1 million, or an annualized 2.34%, for the same period in 2015. The bulk sale of assets in the second quarter of 2015 added \$61.4 million in net charge-offs for the first half of 2015. Excluding the impact of net charge-offs related to the bulk sale of assets in 2015, the \$48.3 million of net charge-offs for the first half of 2016 increased by \$1.6 million compared to adjusted net charge-offs of \$46.7 million for the first half of 2015, driven by higher losses on residential mortgage loans.

C&I loans net charge-offs in the first six months of 2016 totaled \$4.7 million, or an annualized 0.44% of related average loans, compared to \$25.8 million, or an annualized 2.27%, for the first six months of 2015. C&I loans net charge-offs in the first six months of 2015 included \$20.6 million associated with the bulk sale of assets. Excluding the impact of net charge-offs related to the bulk sale of assets in 2015, the \$4.7 million of C&I loans net charge-offs for the first half of 2016 decreased by \$0.5 million compared to adjusted C&I loans net charge-offs of \$5.2 million for the first half of 2015. Substantially all of the charge-offs recorded in the first half of 2016 are related to loans in Puerto Rico, including \$2.7 million in a charge-off on an individual loan.

Commercial mortgage loans net charge-offs in the first six months of 2016 were \$1.9 million, or an annualized 0.25% of related average loans, compared to \$43.9 million, or an annualized 5.37%, for the first six months of 2015. Commercial mortgage loans net charge-offs in the first six months of 2015 included \$37.6 million associated with the bulk sale of assets. Excluding the impact of net charge-offs related to the bulk sale of assets in 2015, the \$1.9 million of commercial mortgage loans net charge-offs for the first half of 2016 decreased by \$4.4 million compared to adjusted commercial mortgage loans net charge-offs of \$6.3 million for the first half of 2015. Most of the charge-offs recorded in the first half of 2016 are related to loans in Puerto Rico.

Construction loans net charge-offs in the first six months of 2016 were \$0.4 million, or an annualized 0.58% of related average loans, compared to \$2.5 million, or an annualized 2.90%, for the first six months of 2015. Construction loans net-charge offs in the first six months of 2015 included \$3.3 million of net charge-offs related to the bulk sale of assets. Excluding the impact of net charge-offs related to the bulk sale of assets in 2015, the \$0.4 million of construction loans net charge-offs for the first half of 2016 reflects a variance of \$1.2 million compared to adjusted construction loans net recoveries of \$0.8 million for the first half of 2015. More than a half of the net construction loans net charge-offs in 2016 was related to an individual land loan in Puerto Rico fully charged-off in the second quarter.

Residential mortgage loans net charge-offs in the first six months of 2016 were \$17.7 million, or an annualized 1.07% of related average loans, compared to \$8.4 million, or an annualized 0.52%, for the first six months of 2015. The increase in the residential mortgage loans net charge-offs is mainly due to updated appraisals. Approximately \$12.6 million in charge-offs for the first half of 2016 resulted from valuations for impairment purposes of residential mortgage loans considered homogeneous given high delinquency and loan-to-value levels compared to \$6.2 million for the first half of 2015. Net charge-offs for residential mortgage loans also included \$3.9 million related to foreclosures in the first half of 2016, compared to \$2.1 million for the first half of 2015.

Consumer and finance leases net charge-offs in the first six months of 2016 were \$23.6 million, or an annualized 2.64% of related average loans, compared to \$27.6 million, or an annualized 2.85% of average loans, in the first six months of 2015. The decrease is mainly attributable to the auto loan portfolio.

1110 101	lowing table presents a	imanized net charge-c	on a verage roalis	nora-m-portiono.	
		Quarter	Ended	Six-Month P	eriod Ended
		June 30, 2016	June 30, 2015	June 30, 2016	June 30, 2015
Residenti	al mortgage loans	1.29 %	0.39 %	1.07 %	0.52 %
	ial mortgage (1)	0.37 %	10.01 %	0.25 %	5.37 %
	rial and industrial (2)	0.23 %	3.92 %	0.44 %	2.27 %
	ion loans (3)	1.02 %	4.90 %	0.58 %	2.90 %
	r loans (4)	2.48 %	2.38 %	2.64 %	2.85 %
Total loar		1.11 %	3.41 %	1.08 %	2.34 %
Total loai		1.11 //	3.11 //	1.00 //	2.3 1 70
(2)	respectively. For the quarter and	l six-month period end	led June 30, 2015, in	cludes net charge-offs to	otaling \$20.6
				bulk sale of assets, was 0	
(3)	million associated	with the bulk sale of a	ssets. The ratio of co	ncludes net charge-offs to onstruction net charge-of of assets, was (2.94)% a	fs to average
(4)	Includes lease fina	ncing.			
(5)	million associated	with the bulk sale of a	ssets. The ratio of to	ncludes net charge-offs to tal net charge-offs to ave was 0.76% and 1.03%, i	erage loans,

		Oı	ıarter E	 Ended		Six-Mo	ı <u> </u>	od Ended	
		June 3	1	June 3	0.	June 3	1	June 3	80.
		2016	,	2015	,	2016		2015	
UERTO R	ICO:								
	ential mortgage	1.67	%	0.50	%	1.37	%	0.66	%
	nercial mortgage								
1)		0.47	%	12.84	%	0.32	%	6.70	%
Comr	nercial and								
ndustrial (2)		0.30		4.76	-	0.57		2.74	%
Const	ruction (3)	3.26	%	17.93	%	1.52	%	9.81	%
Consu	imer and finance								
eases (4)		2.56		2.48		2.75		2.96	_
	Total loans (5)	1.37	%	4.23	%	1.33	%	2.84	%
IRGIN IS									
	ential mortgage	0.13	%	0.10	%	0.10	%	0.07	%
	nercial mortgage								
5)		0.11	%	-	%	(0.01)	%	-	%
	nercial and	(0.01)	~	0.40	~	(0.02)	~	0.51	~
ndustrial (7)		(0.01)		0.40		(0.02)		0.51	+
	ruction (8)	0.33	%	(0.17)	%	0.37	%	0.24	%
	imer and finance	0.00	07	(0.10)	01	0.96	01	0.02	07
eases (9)	Total loans	0.88		(0.10)		0.86		0.02	_
T ODIDA.	Total loans	0.18	%	0.10	%	0.13	%	0.10	70
LORIDA:	antial mantages								
10)	ential mortgage	0.06	0%	(0.09)	0%	0.05	0%	(0.01)	0%
	nercial mortgage	0.00	70	(0.07)	70	0.03	70	(0.01)	70
11)	nerciai mortgage	(0.05)	%	(0.86)	%	0.03	%	0.50	%
	nercial and	(0.02)	70	(0.00)	70	0.02	,,,	0.20	70
ndustrial (1		_	%	_	%	(0.01)	%	_	%
	ruction (13)	(2.15)		(16.59)	%	(1.29)		(9.88)	%
	ımer and finance								
eases		1.08	%	0.68	%	0.25	%	0.96	%
	Total loans (14)	0.00	%	(0.71)	%	0.01	%	(0.09)	%
(1)	For the quarter and million associated average loans in Pt 1.06% and 0.93%,	with the bull erto Rico, e	k sale of xcluding	assets. The ra	tio of co	mmercial mo	rtgage n	et charge-offs	s to

	exceeded charge-offs.
(14)	For the second quarter and six-month period ended June 30, 2015, recoveries in total loans in Florida
(13)	For the second quarters and six-month periods ended June 30, 2016 and 2015, recoveries in construction loans in Florida exceeded charge-offs.
(12)	For the first half of 2016, recoveries in commercial and industrial loans in Florida exceeded charge-offs.
(11)	For the second quarter of 2016 and 2015, recoveries in commercial mortgage loans in Florida exceeded charge-offs.
(10)	For the second quarter and six-month period ended June 30, 2015, recoveries in residential mortgage loans in Florida exceeded charge-offs.
(9)	For the second quarter of 2015, recoveries in consumer loans in the Virgin Islands exceeded charge-offs.
(8)	For the second quarter of 2015, recoveries in construction loans in the Virgin Islands exceeded charge-offs.
(7)	For the quarter and six-month period ended June 30, 2016, recoveries in commercial and industrial loans in the Virgin Islands exceeded charge-offs.
(6)	For the first six months of 2016, recoveries in commercial mortgages in the Virgin Islands exceeded charge-offs.
(5)	For the quarter and six-month period ended June 30, 2015, includes net charge-offs totaling \$61.4 million associated with the bulk sale of assets. The ratio of total net charge-offs to average loans in Puerto Rico, excluding net charge-offs associated with the bulk sale of assets, was 1.02% and 1.25% respectively.
(4)	Includes lease financing.
(3)	For the quarter and six-month period ended June 30, 2015, includes net charge-offs totaling \$3.3 million associated with the bulk sale of assets. The ratio of construction net charge-offs to average loans in Puerto Rico, excluding net charge-offs associated with the bulk sale of assets, was (0.05)% and 1.11%, respectively.
	For the quarter and six-month period ended June 30, 2015, includes net charge-offs totaling \$20.6 million associated with the bulk sale of assets. The ratio of commercial and industrial net charge-offs to average loans in Puerto Rico, excluding net charge-offs associated with the bulk sale of assets, wa 0.25% and 0.51%, respectively.

The above ratios are based on annualized charge-offs and are not necessarily indicative of the results expected for the entire year or in subsequent periods.

Total credit losses (equal to net charge-offs plus losses on OREO operations) for the first six months of 2016 amounted to \$54.8 million, or 1.35% on an annualized basis to average loans and repossessed assets, in contrast to credit losses of \$115.6 million, or 2.47% on an annual basis to average loans, for the same period in 2015.

The following table presents	au		KEO I	11 1 51	nory and C	Toult IC	23568	101 the perio	Jus IIIu	Late	.u.
		Qu	arter I	End	ed			Six-Mo	nth Pe	riod	Ended
			June 3	30,					June	30,	
		2016			2015			2016			2015
		1			(Dol	lars in t	thous	ands)			
OREO											
OREO balances, carrying value:											
Residential	\$	42,913		\$	33,228		\$	42,913		\$	33,228
Commercial		82,054			72,528			82,054			72,528
Construction		14,192			16,373			14,192			16,373
Total	\$	139,159		\$	122,129		\$	139,159		\$	122,129
OREO activity (number of											
properties):											
Beginning property inventory		563			473			549			458
Properties acquired		103			77			186			144
Properties disposed		(100)			(78)			(169)			(130)
Ending property inventory		566			472			566			472
Average holding period (in days)											
Residential	1	321			437			321			437
Commercial	1	596			456			596			456
Construction		1,337			1,090			1,337			1,090
Construction		590			539			590			539
OREO operations (loss)		390			339			390			339
Market adjustments and (losses) gain on sale:											
Residential	\$	(311)		\$	(809)		\$	(1,135)		\$	(1,872)
Commercial	Ť	(3,531)		İ	(3,127)		Ť	(5,418)			(3,164)
Construction		(163)			(304)			(129)			(710)
		(4,005)			(4,240)			(6,682)			(5,746)
Other OREO operations ncome (expenses)		680			(634)			151			(1,756)
Net Loss on OREO operations	\$	(3,325)		\$	(4,874)		\$	(6,531)		\$	(7,502)
CHARGE-OFFS											
Residential charge-offs, net		(10,691)			(3,257)			(17,651)			(8,351)
Commercial charge-offs, net		(2,642)			(62,082)			(6,650)			(69,707)

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Construction charge-offs, net	(369)			(2,083)			(443)			(2,481)	
Consumer and finance leases charge-offs, net	(10,955)			(11,390)			(23,551)			(27,574)	
Total charge-offs, net	(24,657)			(78,812)			(48,295)			(108,113)	
TOTAL CREDIT LOSSES (1)	\$ (27,982)		\$	(83,686)		\$	(54,826)		\$	(115,615)	
LOSS RATIO PER CATEGORY (2)											
Residential	1.31	%		0.48	%		1.12	%		0.63	%
Commercial	0.66	%		6.71	%		0.64	%		3.69	%
Construction	1.34	%		5.11	%		0.68	%		3.37	%
Consumer	2.46	%		2.36	%		2.62	%		2.83	%
TOTAL CREDIT LOSS RATIO (3)	1.30	%		3.76	%		1.35	%		2.60	%

⁽¹⁾ Equal to OREO operations (losses) gains plus charge-offs, net.

⁽²⁾ Calculated as net charge-offs plus market adjustments and gains (losses) on sale of OREO divided by average loans and repossessed assets.

⁽³⁾ Calculated as net charge-offs plus net loss on OREO operations divided by average loans and repossessed assets.

Operational Risk

The Corporation faces ongoing and emerging risk and regulatory pressure related to the activities that surround the delivery of banking and financial products. Coupled with external influences such as market conditions, security risks, and legal risks, the potential for operational and reputational loss has increased. In order to mitigate and control operational risk, the Corporation has developed, and continues to enhance, specific internal controls, policies and procedures that are designated to identify and manage operational risk at appropriate levels throughout the organization. The purpose of these mechanisms is to provide reasonable assurance that the Corporation's business operations are functioning within the policies and limits established by management.

The Corporation classifies operational risk into two major categories: business specific and corporate-wide affecting all business lines. For business specific risks, a risk assessment group works with the various business units to ensure consistency in policies, processes and assessments. With respect to corporate-wide risks, such as information security, business recovery, and legal and compliance, the Corporation has specialized groups, such as the Legal Department, Information Security, Corporate Compliance, and Operations. These groups assist the lines of business in the development and implementation of risk management practices specific to the needs of the business groups.

Legal and Compliance Risk

Legal and compliance risk includes the risk of noncompliance with applicable legal and regulatory requirements, the risk of adverse legal judgments against the Corporation, and the risk that a counterparty's performance obligations will be unenforceable. The Corporation is subject to extensive regulation in the different jurisdictions in which it conducts its business, and this regulatory scrutiny has been significantly increasing over the last several years. The Corporation has established and continues to enhance procedures based on legal and regulatory requirements that are designed to ensure compliance with all applicable statutory and regulatory requirements. The Corporation has a Compliance Director who reports to the Chief Risk Officer and is responsible for the oversight of regulatory compliance and implementation of an enterprise-wide compliance risk assessment process. The Compliance division has officer roles in each major business area with direct reporting relationships to the Corporate Compliance Group.

Concentration Risk

The Corporation conducts its operations in a geographically concentrated area, as its main market is Puerto Rico. However, the Corporation has diversified its geographical risk as evidenced by its operations in the Virgin Islands and in Florida. Of the total gross loans held for investment of \$8.9 billion as of June 30, 2016, approximately 80% have credit risk concentration in Puerto Rico, 13% in the United States, and 7% in the Virgin Islands.

Exposure to Puerto Rico Government

As of June 30, 2016, the Corporation had \$336.5 million of direct exposure to the Puerto Rico Government, its municipalities and public corporations, compared to \$360.7 million as of December 31, 2015. Approximately \$197.8 million of the exposure consisted of loans and obligations of municipalities in Puerto Rico that are supported by assigned property tax revenues and for which, in most cases, the good faith, credit and unlimited taxing power of the applicable municipality have been pledged to their repayment. Approximately 89% of the Corporation's municipality exposure consists primarily of senior priority obligations concentrated on five of the largest municipalities in Puerto Rico (San Juan, Carolina, Bayamon, Mayaguez and Guaynabo). These municipalities are required by law to levy special property taxes in such amounts as shall be required for the payment of all of their respective general obligation bonds and loans. In addition to municipalities, the total exposure to the Puerto Rico Government included \$9.7 million of loans to units of the Puerto Rico central government, and approximately \$85.6 million consisted of loans to public corporations, including a direct exposure to PREPA with a book value of \$68.3 million as of June 30, 2016. The PREPA credit facility was placed in non-accrual status in the first quarter of 2015 and interest payments are recorded on a cost-recovery basis. The Corporation's total direct exposure also includes obligations of the Puerto Rico Government with an amortized cost of \$43.4 million as part of its available-for-sale investment securities portfolio, net of \$22.2 million in cumulative OTTI charges, and recorded on its books at a fair value of \$28.5 million as of June 30, 2016.

The following table details the Corporation's total direct exposure to the Puerto Rico Government according to their maturities:

		As of Ju	ine 30, 2016		
	Investment				
	Portfolio				Total
	(Amortized				
	cost)		Loans		Exposure
		(Dollars	in thousands)	_	
Central Government:					
Due within one year	\$ _	\$	2,802	\$	2,802
After 1 to 5 years	-		6,899		6,899
Total Central Government	-		9,701		9,701
Government Development Bank:					
After 1 to 5 years	21,423		-		21,423
Total Government Development Bank	21,423		-		21,423
Puerto Rico Housing Finance					
Authority:					
After 5 to 10 years	845		-		845
After 10 years	7,864		-		7,864
Total Puerto Rico Housing Finance	9.700				9.700
Authority	8,709		-		8,709
Puerto Rico Public Buildings					
Authority:					
After 10 years	13,315		-		13,315
Total Puerto Rico Public Buildings	13,315				13,315
Authority	13,313		_		13,313
Public Corporations:					
Puerto Rico Electric Power Authority					
and affiliates:					
Due within one year	-		68,266		68,266
After 5 to 10 years	-		17,296		17,296
Total Public Corporations	-		85,562		85,562
Municipalities:					
Due within one year	-		6,160		6,160
After 1 to 5 years	 1,371		<u>-</u>		1,371

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After 5 to 10 years	11,382		30,325		41,707
After 10 years	148,589		1		148,589
Total Municipalities	161,342		36,485		197,827
Total Direct Government Exposure	\$ 204,789	\$	131,748	\$	336,537
			_	•	

Furthermore, as of June 30, 2016, the Corporation had \$127.3 million in financings to the hotel industry in Puerto Rico where the borrower and the operations of the underlying collateral are the primary sources of repayment and the TDF provides a secondary guarantee for payment performance, compared to \$129.4 million as of December 31, 2015. This exposure, consisting of three facilities, was placed in non-accrual status and classified as impaired in the first quarter of 2016 and interest payments are now applied against principal. Approximately \$1.0 million of interest payments received on loans guaranteed by the TDF since late March 2016 have been applied against principal. The TDF is a subsidiary of the GDB that facilitates private sector financings to the Puerto Rico's hotel industry. Recent developments related to the Puerto Rico government's fiscal situation introduced additional uncertainty regarding the TDF's ability to honor its guarantee, including the enactment of the Puerto Rico Emergency Moratorium and Financial Rehabilitation Act ("Act 21"), which gives Puerto Rico's governor emergency powers to deal with Puerto Rico's challenging fiscal situation, including the ability to declare a moratorium on all bonds and other payments. On June 30, 2016, pursuant to Act 21, the Puerto Rico governor ordered a moratorium on the payment of \$780 million of the Puerto Rico Government's general obligations and the debt of certain other instrumentalities due on July 1, 2016. This followed a default on the principal payment of \$367 million of GDB notes due on May 1, 2016. Puerto Rico's governor also issued an executive order intended to protect the GDB's liquidity by allowing withdrawals only to fund necessary costs for essential services such as health, public safety and education services. Recently, the GDB defaulted on a \$28 million payment of interest due to its creditors on August 1, 2016, including interest due on GDB bonds held by the Corporation. As of the date of filing of this Form 10-Q, the largest of these facilities is current on contractual payments as its operations are generating the cash flows to cover payments. The Corporation has been receiving partial payments on the other two facilities insufficient to cover the entire contractual payment. The Corporation collections of principal and interest from TDF in the first half of 2016 amounted to \$0.6 million compared to \$5.3 million in the entire year 2015. These loans have been adversely classified since the third quarter of 2015.

The general reserve for commercial loans was increased in the fourth quarter of 2015 due to qualitative factors that stressed the historical loss rates applied to the Puerto Rico Government-related exposure, including the TDF-guaranteed portfolio. The migration of the loans guaranteed by the TDF to non-accrual status and impaired classification in the first quarter of 2016 did not result in a significant increase to the total allowance for loan losses. As of June 30, 2016, the total reserve coverage ratio related to commercial loans extended to or guaranteed by the Puerto Rico Government (excluding municipalities) was 19.5%.

In addition, the Corporation had \$122.7 million in indirect exposure to residential mortgage loans that are guaranteed by the Puerto Rico Housing Finance Authority. Residential mortgage loans guaranteed by the Puerto Rico Housing Finance Authority are secured

by the underlying properties and the guarantees serve to cover shortfalls in collateral in the event of a borrower default. The Puerto Rico Government guarantees up to \$75 million of the principal insured by the mortgage loans insurance program. According to the most recently released audited financial statements of the Puerto Rico Housing Finance Authority, as of June 30, 2015, the Puerto Rico Housing Finance Authority's mortgage loans insurance program covered loans aggregating to approximately \$552 million. The regulations adopted by the Puerto Rico Housing Finance Authority require the establishment of adequate reserves to guarantee the solvency of the mortgage loans insurance fund. As of June 30, 2015, the Puerto Rico Housing Finance Authority had a restricted net position for such purposes of approximately \$77.4 million.

Furthermore, as of June 30, 2016, the Corporation had \$457.4 million of public sector deposits in Puerto Rico. Approximately 39% is from municipalities and municipal agencies in Puerto Rico and 61% is from public corporations and the central government and agencies in Puerto Rico.

Impact of Inflation and Changing Prices

The financial statements and related data presented herein have been prepared in conformity with GAAP, which requires the measurement of financial position and operating results in terms of historical dollars without considering changes in the relative purchasing power of money over time due to inflation.

Unlike most industrial companies, substantially all of the assets and liabilities of a financial institution are monetary in nature. As a result, interest rates have a greater impact on a financial institution's performance than the effects of general levels of inflation. Interest rate movements are not necessarily correlated with changes in the prices of goods and services.

Basis of Presentation

The Corporation has included in this Form 10-Q the following financial measures that are not recognized under U.S. generally accepted accounting principles, which are referred to as non-GAAP financial measures: (i) the calculation of net interest income, interest rate spread and net interest margin rate on a tax-equivalent basis and excluding changes in the fair value of derivative instruments; (ii) the calculation of the tangible common equity ratio and the tangible book value per common share; and (iii) certain other financial measures, including net income, provision for loan and lease losses, non-interest income, non-interest expenses and net charge-offs adjusted to exclude the effect of other-than-temporary impairment charges on debt securities recorded during the second quarter of 2015 and six-month periods ended June 30, 2016 and 2015, the effect of the gain on the repurchase and cancellation of \$10 million in trust-preferred securities recorded in the first half of 2016, the effect of the bulk sale of assets in the second quarter and first half of 2015, and the bargain purchase gain and acquisition and conversion costs related to the acquisition of

assets and assumption of deposits from Doral Bank recorded in the first half of 2015. Investors should be aware that non-GAAP financial measures have inherent limitations and should be read only in conjunction with the Corporation's consolidated financial data prepared in accordance with GAAP.

Net interest income, interest rate spread and net interest margin are reported excluding changes in the fair value of derivative instruments and on a tax-equivalent basis, in order to provide to investors additional information about the Corporation's net interest income that management uses and believes should facilitate comparability and analysis. The changes in the fair value of derivative instruments have no effect on interest due or interest earned on interest-bearing liabilities or interest-earning assets, respectively. The tax-equivalent adjustment to net interest income recognizes the income tax savings when comparing taxable and tax-exempt assets and assumes a marginal income tax rate. Income from tax-exempt earning assets is increased by an amount equivalent to the taxes that would have been paid if this income had been taxable at statutory rates. Management believes that it is a standard practice in the banking industry to present net interest income, interest rate spread, and net interest margin on a fully tax-equivalent basis. This adjustment puts all earning assets, most notably tax-exempt securities and certain loans, on a common basis that facilitates comparison of results to results of peers. Refer to "Net Interest Income" above for the table that reconciles the non-GAAP financial measure "net interest income excluding fair value changes and on a tax-equivalent basis" with net interest income calculated and presented in accordance with GAAP. The table also reconciles the non-GAAP financial measures "net interest spread and margin excluding fair value changes and on a tax-equivalent basis" with net interest spread and margin calculated and presented in accordance with GAAP.

The tangible common equity ratio and tangible book value per common share are non-GAAP financial measures generally used by the financial community to evaluate capital adequacy. Tangible common equity is total equity less preferred equity, goodwill, core deposit intangibles, and other intangibles, such as the purchased credit card relationship intangible and the insurance customer relationship intangible. Tangible assets are total assets less goodwill, core deposit intangibles, and other intangibles, such as the purchased credit card relationship intangible and the insurance customer relationship intangible. Management and many stock analysts use the tangible common equity ratio and tangible book value per common share in conjunction with more traditional bank capital ratios to compare the capital adequacy of banking organizations with significant amounts of goodwill or other intangible assets, typically stemming from the use of the purchase method of accounting for mergers and acquisitions. Accordingly, the Corporation believes that disclosures of these financial measures may be useful also to investors. Neither tangible common equity nor tangible assets, or the related measures should be considered in isolation or as a substitute for stockholders' equity, total assets, or any other measure calculated in accordance with GAAP. Moreover, the manner in which the Corporation calculates its tangible common equity,

tangible assets, and any other related measures may differ from that of other companies reporting measures with similar names. Refer to "*Risk Management-Capital*" above for a reconciliation of the Corporation's tangible common equity and tangible assets.

To supplement the Corporation's financial statements presented in accordance with GAAP, the Corporation uses, and believes that investors benefit from disclosure of adjustments to the provision for loan and lease losses, non-interest income, non-interest expenses, and net income to exclude items that management believes are not reflective of core operating performance, are not expected to reoccur with any regularity, or may reoccur at uncertain times and amounts. During the second quarter and first six months of 2016 and 2015, the following adjustments were made for one of those reasons:

- Adjusted provision for loan and lease losses excludes a \$46.9 million charge related to the bulk sale of assets completed in the second quarter of 2015.
- Adjusted non-interest income excludes: (i) OTTI charges on debt securities of \$6.7 million for the six-month period ended June 30, 2016, and \$13.1 million and \$13.3 million for the second quarter and six-month period ended June 30, 2015, respectively, (ii) a \$4.2 million gain on the repurchase and cancellation of trust-preferred securities recorded for the six-month period ended June 30, 2016, (iii) a \$13.4 million bargain purchase gain on assets acquired and deposits assumed from Doral Bank recorded in the six-month period ended June 30, 2015, and (iv) a \$0.6 million loss related to a commercial mortgage loan held for sale sold as part of the bulk sale of assets recorded for the quarter and six-month period ended June 30, 2015.
- Adjusted non-interest expenses excludes: (i) acquisition and conversion costs of \$2.6 million and \$4.6 million for the quarter and six-month period ended June 30, 2015, respectively, associated with the assets acquired and liabilities assumed from Doral Bank in 2015, and (ii) expenses and losses of \$1.2 million directly attributable to the bulk sale of assets recorded for the quarter and six-month period ended June 30, 2015.
- Adjusted net income excludes the effect of all the items mentioned in the above captions and their related tax effects. A \$19.0 million tax benefit related to the bulk sale of assets and transaction costs was recorded for the second quarter and six-month period ended June 30, 2015. A \$5.2 million tax expense related to the bargain purchase gain on assets acquired and liabilities assumed from Doral Bank was recorded in the six-month period ended June 30, 2016. A tax benefit of \$1.0 million and \$1.8 million was recorded for the quarter and six-month period ended June 30, 2015, respectively, related to acquisition and conversion costs associated with assets acquired and liabilities assumed from Doral Bank. The tax effect of these transactions was computed applying the Puerto Rico statutory tax rate of 39%. No tax benefit or expense was recognized for OTTI charges on debt securities and the gain on the repurchase and cancellation of trust-preferred securities.

• Adjusted net charge-offs exclude net charge-offs of \$61.4 million recorded for the quarter and six-month period ended June 30, 2015 related to the bulk sale of assets.

Management believes that disclosure of the adjusted provision for loan and lease losses, adjusted non-interest income, adjusted non-interest expenses, adjusted net income, and adjusted net charge-offs enhances the ability of analysts and investors to analyze trends in the Corporation's business and understand the performance of the Corporation. In addition, the Corporation may utilize these non-GAAP financial measures as a guide in its budgeting and long-term planning process.

			Т		I		П		T			
2015 Second Quarter		As Reported (GAAP)		OTTI on Debt Securities		Bulk Sale Transaction Impact		Conversion Costs		Tax effect	+	Adjusted (Non-GAAP)
2010 Second Quarter			T			_			T			
(In thousands)									T			
Total net charge-offs					φ.				4		Φ.	
(1)	\$	78,812	9	-	\$	(61,435)	\$	-	\$	-	\$	17,377
Total net												
charge-offs to												
average loans		3.41%										0.76%
Commercial												
mortgage	\$	40,213	5	-	\$	(37,590)	\$	-	\$	-	\$	2,623
Commercial mortgage loans net charge-offs to average loans		10.01%										0.68%
Commercial and							Ħ					
Industrial	\$	21,869	9	-	\$	(20,570)	\$	-	\$	_	\$	1,299
Commercial and Industrial loans net charge-offs to average loans		3.92%										0.23%
Construction	\$	2,083	9	S -	\$	(3,275)	\$	_	\$	_	\$	
Construction loans net charge-offs to average loans		4.90%										-2.94%
Provision for loan					_		_		_		_	
and lease losses	\$	74,266	9	·	\$	(46,947)	\$	-	\$	_	\$	27,319
Non-interest income	\$	6,670	9	13,097	\$	552	\$	-	\$	-	\$	20,319
Net impairment losses on available-for-sale debt securities		(13,097)		13,097		-		-		-		-
Other non-interest												
income	H	9,785	4	-		552	Ц	-	+	-	+	10,337
Non-interest	φ.	100 500		,	φ.	(4.4.60)	<u>_</u>	(0.50)	4		_	00.000
expenses	\$	102,799	9	<u> - </u>	\$	(1,168)	\$	(2,562)	\$	-	\$	99,069
Employees' compensation and benefits		37,945		-		- (010)		(104)		-		37,841
Professional fees	H	19,005	\dashv	-		(918)	H	(1,983)	+	-	+	16,104
Business promotion		3,934		-		-		(274)		_		3,660

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Net loss on OREO operation		4,874		ı		(250)			-		-		4,624
Other expenses		12,055		1		-			(201)		-		11,854
Net (loss) income	\$	(34,074)	\$	13,097	\$	48,667	\$	•	2,562	\$	(19,979)	\$	10,273
1 - Charge-off percent	1 - Charge-off percentages annualized												

2016 First Six-Months		As reported (GAAP)	OTTI on Debt Securities	Gain on Repurchase and Cancellation of Trust Preferred Securities		Adjusted (Non-GAAP)		 		I	
(In thousands)	L						1	\pm	\exists	\pm	
Non-interest income	\$	38,247	\$ 6,687	\$ (4,217)		\$ 40,717					
Net impairment losses on available-for-sale debt securities	\$	(6,687)	\$ 6,687	\$ -		\$ -					
Gain on early extinguishment of debt	\$	4,217	\$ -	\$ (4,217)		\$ -					Ī
Non-interest expenses	\$	182,541	\$ -	\$ -		\$ 182,541				Ī	
Net income	\$	45,297	\$ 6,687	\$ (4,217)	•	\$ 47,767					Ī
									Π		

											I	
2015 First-Six Months	As Reported (GAAP)		Bargain Purchase Gain	OTTI on Debt Securities		Bulk Sale Transaction Impact		Acquisition and conversion costs		Tax effect		Adjusted (Non-GAAP)
(In thousands												
Total net charge-of (1) \$	fs	\$	_	5	\$	(61,435)	\$	_	\$	_	\$	46,678
Total net charge-off to average	fs					(0.1, 10.0)						
loans	2.34%	$oxed{+}$						-		-		1.03%
Commerc mortgag\$		\$	-	-	\$	(37,590)	\$	-	\$	-	\$	6,353
Commerc mortgage loans net charge-off to average loans								_		-		0.82%
Commerc and Industria\$		\$	_	\$ -	\$	(20,570)	\$	_	\$	_	\$	
Commerce and Industrial loans net charge-off to average loans	ial		-	r -	Ψ	(20,310)	Ψ		3		φ 	0.44%

Construction
loans net charge-offs to average loans 2.90%
loans net charge-offs to average loans 2.90% Provision for loan and lease \$ \$ \$ \$ \$
net charge-offs to average loans 2.90%
charge-offs to average loans 2.90%
to average loans 2.90%
average loans 2.90%
Provision for loan and lease \$ \$ \$ \$ \$ \$
for loan and lease \$ \$ \$ \$ \$ \$ \$
for loan and lease \$ \$ \$ \$ \$ \$ \$
loan and lease \$\\$\\$\\$\\$\\$\\$\\$\\$\\$\\$\\$\\$\\$
and
and
losses \$ 107,236 - - (46,947) - - 60
Non-interest 6 6 6
income \$ 39,399 \$ (13,443) \$ 13,253 \$ 552 \$ - \$ - \$ 39
10,220
Bargain Bargain
purchase
gain 13,443 (13,443)
Net
impairment
losses
on
available-for-sale
debt
securities (13,253) - 13,253
Other
net
interest
income 21,054 552 21
Non-interest
expenses 194,257 \$ - \$ (1,168) \$ (4,646) - \$ 188
Employees'
compensation
and
benefits 73,599 (104) - 73
Occupancy
and
equipment 29,408 (118) - 29
34,223 - (918) (3,709) - 29
1 1 1 34.223111 -111 -111 (918)111 (3.709)11 -11 29

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Duefeesi		.1]
Professi fees	on	aı											
Business promotion		6,802			1		-		-		(437)	1	6,365
Net loss on OREO operatio	ns	7,502			1		-		(250)		1	-	7,252
Other expense	S	23,205			-		-		-		(278)	-	22,927
Net (loss) income	\$	(8,428)		\$	(13,443)		\$ 13,253	\$	48,667	\$	4,646	\$ (15,549)	\$ 29,146
1 - Char	ge	off percen	tas	ges	s annualize	d d							

ITEM 3. QUANTITATIVE AND QUALITATIVE DISCLOSURES ABOUT MARKET RISK

For information regarding market risk to which the Corporation is exposed, see the information contained in "Part I – Item 2 - "Management's Discussion and Analysis of Financial Condition and Results of Operations — Risk Management."

ITEM 4. CONTROLS AND PROCEDURES

Disclosure Control and Procedures

First BanCorp.'s management, including its Chief Executive Officer and Chief Financial Officer, evaluated the effectiveness of the design and operation of First BanCorp.'s disclosure controls and procedures (as defined in Rules 13a-15(e) and 15d-15(e) under the Exchange Act) as of June 30, 2016. Based on this evaluation, as of the end of the period covered by this Form 10-Q, the Chief Executive Officer and Chief Financial Officer concluded that the design and operation of these disclosure controls and procedures were effective.

Internal Control over Financial Reporting

There have been no changes to the Corporation's internal control over financial reporting (as such term is defined in Rules 13a-15(f) and 15d-15(f) under the Exchange Act) during the fiscal quarter to which this report relates that have materially affected, or are reasonably likely to materially affect, the Corporation's internal control over financial reporting.

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PART II - OTHER INFORMATION

ITEM 1. LEGAL PROCEEDINGS

Not applicable.

ITEM 1A. RISK FACTORS

The Corporation's business, operating results and/or the market price of our common and preferred stock may be significantly affected by a number of factors. For a detailed discussion of certain risk factors that could affect the Corporation's future operations, financial condition or results for future periods, see the risk factors below and in Item 1A, "Risk Factors," in the Corporation's 2015 Annual Report on Form 10-K. These factors could also cause actual results to differ materially from historical results or the results contemplated by the forward-looking statements contained in this report. Also refer to the discussion in "Part I – Item 2 – Management's Discussion and Analysis of Financial Condition and Results of Operations" in this report for additional information that may supplement or update the discussion of risk factors in the Corporation's 2015 Form 10-K.

Additional risks and uncertainties that are not currently known to the Corporation or are currently deemed by the Corporation to be immaterial also may materially adversely affect the Corporation's business, financial condition or results of operations.

The Corporation's financial results may be adversely affected by Puerto Rico's current economic condition.

A significant portion of the Corporation's financial activities and credit exposure is concentrated in the Commonwealth of Puerto Rico, which has been in an economic recession since 2006. Based on the most recent information available, the main economic indicators suggest that the Puerto Rico economy remains weak. For fiscal years 2015, 2016 and 2017, the Puerto Rico Planning Board projects a continued economic contraction in the Commonwealth's real gross national product ("GNP") of 0.6%, 1.2% and 2.0%, respectively, while the Government Development Bank of Puerto Rico's (the "GDB") economic activity index (the "GDB-EAI") in May 2016 decreased 1.8% on a year-over-year basis. The GDB-EAI is a coincident index of economic activity for Puerto Rico made up of four indicators (payroll employment, electric power generation, cement sales and gasoline consumption). The seasonally adjusted unemployment rate in Puerto Rico was 11.2% in June 2016.

Based on information published by the Puerto Rico Government, General Fund net revenues for fiscal year 2015-16 totaled approximately \$9.175 billion, a year-over-year increase of \$214.4 million. Fiscal year revenues were \$116.7 million below revised estimates.

On April 6, 2016, the Puerto Rico governor signed the Puerto Rico Emergency Moratorium and Financial Rehabilitation Act, which gives Puerto Rico's governor emergency powers to deal with the challenging fiscal situation, including the ability to declare a moratorium on any debt payment. Puerto Rico's governor also issued an executive order intended to protect the GDB's liquidity by allowing withdrawals only to fund necessary costs for essential services such as health, public safety and education services.

On May, 1 2016, pursuant to the debt moratorium law, the Puerto Rico governor issued an executive order for the moratorium on the debt service payment due by the GDB on May 1, 2016. The GDB paid the scheduled interest payment of \$22 million but defaulted on the principal payment of \$367 million on its notes due on May 1, 2016. In addition, on April 29, 2016, the GDB announced that it reached an agreement with various state-chartered credit unions in Puerto Rico to implement a limited private exchange of approximately \$33 million of notes issued by the GDB and maturing on May 1, 2016 for newly issued GDB notes with substantially the same terms, but maturing on May 1, 2017. The exchange was structured to be completed in advance of the May 1, 2016 principal payment date and settled on April 29, 2016.

On May 1, 2016, the GDB announced that it had negotiated a framework of indicative terms for a restructuring of GDB bonds with a group of bondholders (the "Ad Hoc Group") holding approximately \$900 million of the \$3.8 billion of the GDB's outstanding notes (the "Old Notes"). As part of the understanding, the Ad Hoc Group and the GDB intend to negotiate the terms and forbear from pursuing legal action related to the May 1st debt service payment during such negotiations.

The agreed key terms contemplate a two-step restructuring of the GDB's obligations, in which all holders of the Old Notes, including the Ad Hoc Group, would first exchange (the "Interim Exchange") their current holdings for new notes of the GDB, to be followed by an exchange of such new notes as part of a future global restructuring of Puerto Rico's debt that includes the GDB's debt. As part of the agreed key economic terms, creditors would agree to a haircut of 43.75% of the face amount of the Old Notes in the Interim Exchange. In addition, as part of the transaction, bondholders would agree to the proposed treatment of their notes, in a second step exchange as part of a Global Restructuring, that would result in an agreed haircut of 53% of the face amount of their Old Notes. The proposed terms of the Interim Exchange require 100% participation by all bondholders, including, in addition to the Ad Hoc Group, the state-chartered credit unions in Puerto Rico and other large institutional groups on the island.

On June 14, 2016, the Puerto Rico Government presented a revised proposal to creditors for restructuring general obligation debt, which amounted to an 81% recovery rate, up from an initial offer of 78%. As for the two classes of COFINA debt (the debt backed by sales tax receipts), the Puerto Rico Government offered a revised recovery rate of 80% on the senior COFINA bonds, up from an initial 66% recovery rate. On the subordinated COFINA bonds, the revised proposal was for a 60% recovery rate versus an initial proposal of a 47% recovery rate. Under the revised proposal, the amount of money set aside for debt servicing increased by \$17 billion to \$106.5 billion through the year 2071. Debt service costs would not exceed 18% of fiscal year 2016 adjusted revenues nor 15% in any year thereafter, assuming a nominal 2% economic growth. On June 21, 2016, the Puerto Rico Government announced that negotiations with creditors ended without an agreement to restructure.

On June 30, 2016, President Obama signed the HR 5278 Bill, the "Puerto Rico Oversight, Management, and Economic Stability Act (PROMESA), which aims to establish an oversight board, a process for restructuring debt, and expedited procedures for approving critical infrastructure projects in order to address the Puerto Rican government fiscal situation. Among the main components of the bill are:

- The creation of an Oversight Board that will consist of seven voting members, selected by the President of the United States, along with the Puerto Rico governor (or designee) who would serve as an ex-officio non-voting member. The Oversight Board will be responsible, among other things, for approving fiscal plans and budgets as well as ensuring compliance with both. It will also have the ability to facilitate debt restructuring negotiations. The members of the Oversight Board must be selected by September 2016 subject to U.S. Senate confirmation.
- Provides a mechanism for debt restructuring. Before court supervised restructuring is permitted, the Oversight Board must certify that 1) any entity has made good faith efforts to reach a voluntary restructuring, 2) the entity has adopted procedures to deliver timely audited financial statements and has delivered drafts to any interested person to make an informed decision, 3) the entity has a fiscal plan in place, and 4) no restructuring for that entity's debt is already in place. The Oversight Board then has the exclusive authority as a last resort to initiate a proceeding for a court.
- All litigation against Puerto Rico and its instrumentalities will be on hold until at least February 15, 2017 to give time for the government and debt holders to reach voluntary agreements. This does not give the government the right to skip payments.
- The Oversight Committee will also be able to approve expedited permitting and regulatory processes for specific infrastructure revitalization projects. The projects must provide economic support, have access to private capital, and address a need in Puerto Rico's current infrastructure.

As part of PROMESA, a Congressional Task Force on Economic Growth in Puerto Rico was created. This Task Force, consisting of eight members, is instructed to, no later than September 15, 2016, provide a status report to Congress and, no later than December 31, 2016, provide a status update that includes:

- Impediments in current Federal law and programs to economic growth in Puerto Rico including equitable access to Federal health care programs;
- Recommended changes to Federal law and programs that, if adopted, would serve to spur sustainable long-term economic growth, job creation, reduce child poverty, and attract investment in Puerto Rico;
- The economic effect of Administrative Order No. 346 of the Department of Health of the Commonwealth of Puerto Rico (relating to natural products, natural supplements, and dietary supplements) or any successor or substantially similar order, rule, or guidance of the Commonwealth of Puerto Rico; and
- Additional information the Task Force deems appropriate.

On June 30, 2016, pursuant to the debt moratorium law and, after the enactment of PROMESA, the Puerto Rico governor issued two executive orders that declare a moratorium on the payment obligations of the Commonwealth under its general obligation and guaranteed debt, along with the payment obligations of certain other issuers, until January 31, 2017, implement various cash and liquidity preservation measures and protect the Commonwealth and its instrumentalities from the exercise of creditor remedies as the Commonwealth addresses its fiscal and economic challenging situation. On July 1, 2016, the Puerto Rico Government defaulted on a \$780 million payment of general obligation bonds (principal and interest, excluding general obligation notes held by the GDB). Along with the general obligations, the Puerto Rico Infrastructure Financing Authority defaulted on a \$77.1 million payment on rum-tax bonds, the Puerto Rico Highways and Transportation Authority skipped a \$4.4 million payment and the Puerto Rico Public Finance Corp. skipped a \$1.4 million payment. The GDB and Puerto Rico Public Buildings Authority bonds held by the Corporation are scheduled to mature on February 1, 2019 and on July 1, 2028, respectively.

On August 1, 2016, the GDB defaulted on a \$28 million payment on interest due to its creditors, including interest due on GDB bonds held by the Corporation. As of June 30, 2016 the Corporation had \$0.7 million of accrued interest receivable related to these bonds. In addition, on August 1, 2016, approximately \$11 million corresponding to Puerto Rico Infrastructure Financing Authority bond anticipation notes were missed, as well as \$1.5 million interest payment on general obligation bonds. Moreover, approximately \$50 million added to the more than \$90 million that has already been missed to date on Public Financing Corporation bonds which first defaulted a year ago. The GDB default marked the first time the GDB, or any other agency or instrumentality, failed to pay interest on Puerto Rico government bonds held by the Corporation. Generally, based on specific facts and circumstances of the issuer, a default event may require us to classify the defaulted bonds as a non-performing asset, which could adversely affect the Corporation's credit quality metrics, capital ratios and results of operations could be adversely affected.

With respect to PREPA, the Puerto Rico Energy Commission approved a new surcharge on customers to be used to pay debt service on new securitization bonds proposed to be issued as part of the PREPA's debt restructuring. A key component of PREPA's debt restructuring is the issuance of new securitization bonds that will be exchanged for existing PREPA bonds at a discount.

PROMESA is an important step to towards reducing the level of uncertainty in Puerto Rico and provides a groundwork for an orderly debt restructuring process, however, ultimate outcomes of actions to address the challenging Puerto Rico economic environment are uncertain at this time. The decline in Puerto Rico's economy since 2006 has resulted in, among other things, a decline in the Corporation's loan originations, an increase in the level of non-performing assets, and higher loan loss provisions and charge-offs, all of which have adversely effected our profitability. Any further potential deterioration of economic activity could result in further adverse effects on the Corporation's profitability, credit quality and financial results.

ITEM 2. Unregistered Sales of Equity Securities and Use of Proceeds

a)	Not applicable.
b)	Not applicable.
c) relat	Purchase of equity securities by the issuer and affiliated purchasers. The following table provides information ing to the Corporation's purchases of shares of its common stock in the three-month period ended June 30, 2016.
	Maximum Maximum

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									Total Number of		Number of Shares
									Shares Purchased		That May Yet be
						Average			as Part of Publicly		Purchased Under
		ı	Total number of			Price			Announced Plans		These Plans or
Pe	eriod		shares purchased (1)			Paid			Or Programs		Programs
A i1 - /	2016		27 100		ф.	2.10					
April, 2 May, 2		\dashv	37,180 18,061	\dashv	\$	3.10 4.04			-		-
June, 2			16,341	\rightarrow	\Box	4.34			_		_
Total			71,582		\$	3.62			-		-
(1) Reflects shares of common stock withheld from the common stock paid to certain senior officers as additional compensation, which the Corporation calls salary stock, and upon the vesting of restricted stock to cover minimum tax withholding obligations. The Corporation intends to continue to satisfy statutory tax withholding obligations in connection with shares paid as salary stock to certain senior officers and the vesting of outstanding restricted stock through the withholding of shares.											

ITEM 3. DEFAULTS UPON SENIOR SECURITIES
Not applicable.
ITEM 4. MINE SAFETY DISCLOSURES
Not applicable.
ITEM 5. OTHER INFORMATION
Not applicable.
ITEM 6. EXHIBITS
See the Exhibit Index following the signature page to this Quarterly Report on Form 10-Q for a list of exhibits filed with this report, which Exhibit Index is incorporated herein by reference.
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SIGNATURES

Pursuant to the requirements of the Securities Exchange Act of 1934, the Corporation has duly caused this report to be signed on its behalf by the undersigned hereunto duly authorized:

First BanCorp.
Registrant

Date: August 9, 2016	By:	/s/ Aurelio Alemán
		Aurelio Alemán
		President and Chief Executive Officer

Date: August 9, 2016	By:	/s/ Orlando Berges
		Orlando Berges
		Executive Vice President and Chief Financial Officer

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Exhibit Index

12.1 – Ratio of Earnings to Fixed Charges.
12.2 – Ratio of Earnings to Fixed Charges and Preference Dividends.
31.1 – CEO Certification pursuant to Section 302 of the Sarbanes-Oxley Act of 2002.
31.2 – CFO Certification pursuant to Section 302 of the Sarbanes-Oxley Act of 2002.
32.1 – CEO Certification pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the
Sarbanes-Oxley Act of 2002.
32.2 - CFO Certification pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the
Sarbanes-Oxley Act of 2002.
101.1 – Interactive Data File (Quarterly Report on Form 10-Q for the period ended June 30, 2016, furnished in XBRL
(eXtensible Business Reporting Language).